



The University of New Hampshire





JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

JANUARY SESSION OF 1965

EVANS PRINTING COMPANY CONCORD . NEW HAMPSHIRE

JOURNAL

OF THE

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WEDNESDAY, January 6, 1965

The House met at 11:00 o'clock.

On the first Wednesday in January, the year of Our Lord, one thousand nine hundred and sixty-five, being the day designated by the Constitution for the assembling of that body, the one hundred and thirty-ninth General Court of the State of New Hampshire convened at the Capitol in the City of Concord, and the representatives elect were called to order by Francis W. Tolman, Clerk of the House for the preceding session.

The following prayer was offered by The Reverend Luther Pennington, member elect from Epping:

O God Our Father, we are coming to Thee, a New Day, a New Year to seriously consider the problems of our state and ways in which we can make life a little more pleasant for all of us.

Help us not to think in terms that would further our own individual interests, for our own personal aggrandizment, but to honestly and sincerely remember that we are thy creatures with our first responsibility to Thee and then secondly to our fellowmen. Grant us the courage this day and in the days to follow to believe that through Thee glorious things are possible.

We would ask Thee to remember, especially today the Devine family in their hour of deepest need. On this day in these final long lonely hours, comfort and sustain the precious members of this family and may they know and feel Thy loving arms and sustaining grace. Help all of us to be better individuals because J. Murray Devine has passed our way.

Pledge of Allegiance to the Flag

Mr. Larty of Haverhill led the House in the Pledge of Allegiance to the Flag.

* * *

In consideration of the wishes of many of the members elect, and of His Excellency The Governor, to attend the funeral services of the late J. Murray Devine in Manchester, the Chair declared a recess until one o'clock.

Recess

After Recess

The Clerk called the House to order.

The Clerk called the Roll, and 391 members having answered the roll, the Clerk declared a quorum present.

Resolution

Mrs. Ainley of Manchester offered the following resolu-

Resolved that a committee of three be appointed by the Clerk to wait upon His Excellency the Governor and inform him that a quorum of the House is assembled and requests his attendance.

The resolution was adopted and the Chair appointed Mr. Smith of Plymouth, Mrs. Brungot of Berlin and Mrs. Blanchette of Dover to wait upon His Excellency the Governor and inform him that a quorum of the House is assembled and requests his attendance.

His Excellency, the Governor, having been informed that a quorum of the House was assembled, appeared, accompanied by the Honorable Council, and the following named ladies and gentlemen, having presented their credentials, were duly qualified by His Excellency as members of the House of Representatives by taking and subscribing to the oath of office agreeably to the provisions of the Constitution:

Roll Call

ROCKINGHAM COUNTY: White, Griffin, Lake, Persson, Underwood, Cummings, Watts, Gay, Kimball of Derry, Scott, Stratton, Pennington, Collishaw, Eastman, Ferron, Junkins, Weeks, Spollett, Casassa, Ring, Shindledecker, Barnes, Palmer of Kensington, Clark of Kingston, Hall, McDonough, Kimball of Newfields, Sewall, Twardus, Cheney, Pinkham, Kelsey, Palmer of Plaistow, Schwaner, Keefe, McEachern, Quirk, Sadler, Dame of Portsmouth, Osborn, Call, White, Coussoule, Ingraham, Rossley, Smith of Portsmouth, Langford, Ciborowski, Greene, Gelt, Grant, McMahon, Morrison, Peever, Regan, Barnes of Sandown, Barker, Herbert.

STRAFFORD COUNTY: Berry, Blanchette, Hilliard, Nelson, Donnelly, Guilmette, Young, Hickey, Colbath, McKenna, Flanagan, Crouch, Grinnell, Wadleigh, Canney, Drew, Clark of Lee, Dawson, Moulton, Rolfe, Hartigan, Winkley, Dumont, Rubins, Beaudoin, St. Pierre, Bradford, Johnson of Rochester, Boucher, Corriveau, Marcotte, Maloomian, Habel, Chasse, Coffin, Vincent, Boire, Lynbourg.

Belknap County: Chamberlain of Alton, St. John, Watson, Matheson, Guild, Uhlenberg, DeBlois, Dearborn, Normandin, Head, Prescott, Hayner, O'Shan, Foster, Stafford, Allan of Meredith, Urie, Joslyn, Randall.

CARROLL COUNTY: Howard of Bartlett, Davis of Conway, Farrington, Roberts, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Diffenderfer, Kurth, Remick, Lamprey, Fox. Chamberlain of Wolfeboro, Claffin.

MERRIMACK COUNTY: Guilbeault, Phelps, Fairbanks, Hanson, Moore, Kopperl, Bouley, York, Davis of Concord, Henry, Dame of Concord, Hancock, Bingham, Smith of Concord, Andersen of Concord, Jelley, MacDonald, Sanders, Howard of Concord, Maxham, Roby, Welch of Concord, Rufo, Stevens, Kelley, Gilman, Dempsey, Laroche, Maxwell, Schatz, Cook, La-Fond, Reddy, Brown of Loudon, Milligan, London, Thompson of Northfield, Brasley, Plourde, Murphy, Bork, Bigelow, Thompson of Wilmot.

HILLSBOROUGH COUNTY: Bragdon, Edwards, Van Loan, Wiggin, Aucella, Whitney, Barnard, Bartlett of Goffstown, Ducharme, Levasseur of Goffstown, Davis of Greenfield, Taft,

Eaton, Brocklebank, Bednar, Gallagher, Latour. Provencal, Morrill, Ainley, Bartlett of Manchester, Feldman, Resnick, Soucy, Broderick, Conover, Montplaisir, Nyberg. O'Rourke, Bruton, Dion of Manchester, Haves of Manchester, Cullity, McDermott, Corev. Manning, Casey, Clancy, Fitzpatrick, Healy, Keane, Raiche, DesGrosseilliers, LaFrance, LeClerc, Martel, Bernier, Blanchard, Champagne, Craig, Delisle, Lemieux, Olivier, Belanger, Bergeron, Kearns, Mahoney, Hurley, Kendrigan, Noel, Capistran, Levasseur, Nalette, Allard, Gauthier, Lesmerises, Rousseau, Gamache, Grady, Ouellette, Babb, Cox, Moriarty, Carter, Coburn of Milford, Ferguson, Christie, Barker, Burnham, Cobleigh, Nikitas, Dionne of Nashua, Ward 2. Rosedoff, Belcourt, LaPlante, Sullivan, Makrik, Maynard, Dionne of Nashua, Ward 6, Marcoux, Boisvert, Levesque, Mason, Pissonnette, Bouley, Latour of Nashua, Leonard, Sabluski, Whelten, Desmarais of Nashua, Poliguin, Colburn of New Boston, Karnis, Cleghorn, Peabody, Brown of Peterborough, Peterson. Sawyer, Heald of Wilton.

CHESIURE COUNTY: Totman, O'Neil of Chesterfield, Gowing, Watkinson, Clymer, Stearns, Cournover, Desmarais of Jaffrey, Keating, O'Neil of Keene, Pratt, Pollock, Shea, Gutterson, Heald of Keene, Bradshaw, Faulkner, Pickett, Russell, Lerandeau, Forbes, Allen of Rindge, Yardiev, Cole, MacFarlane, Alwre, Bellam, Spitzli, Wildey, Gutoski.

Sullivan County: Adams of Charlestown, Frizzell, Gaffney, Prudhomme, Augus, Campbell, Nahill, Barrows, D'Amante, Hamilton, Guest, Williamson, Marx, Bailey, Downing, Spanos, Hood, Merrifield, DeLude.

Grafton County: Pryor. Chamberlin of Bath. Stevenson, Cavis, Plumer, Willey, Ellms. Morse, Johnson of Franconia, Gage. Low, Manchester. Scott-Craig, Larty, McMeekin, Karsten, Adams of Lebanon. Putnam. Coutermarsh. Demers. Lewis, Whipple, McGee. Brummer. Gardner. Rich, Tilton. Park, Johnson, Mack. Bell, Smith of Plymouth, Anderson of Warren, Berringer.

Coos COUNTY: Dubey, Fortier, Roy, Desilets. Sheridan, Brungot, Lemire, Williams, Bouchard, Fontaine, Gagnon, Seymour, Marsh, Emerson, Thurston, O'Hara, Sherman, Shute of Lancaster, Fogg, Bushey, Manning of Northumberland, Huggins, Wheeler, Noyes, Hunt, Taylor of Whitefield, Oleson.

On motion of Mr. Angus of Claremont, seconded by Mr. Craig of Manchester, Mr. McMeekin of Haverhill was elected temporary presiding officer.

The Clerk appointed Mr. Low of Hanover, Mr. Casey of Manchester and Mrs. Taylor of Whitefield as a committee of three to escort Mr. McMeekin to the Chair.

(Mr. McMeekin in the Chair)

On motion of Mr. O'Neil of Chesterfield the House Proceeded to elect a Speaker.

Mr. Taft of Greenville nominated Mr. Peterson of Peterborough as Speaker of the House and spoke in favor of the nomination.

Mr. Kearns of Manchester nominated Mr. Craig of Manchester as Speaker of the House and spoke in favor of the nomination.

On motion of Mr. Bigelow of Warner the nominations were closed.

Mr. Taft of Greenville moved that the election of the Speaker be by roll call vote and spoke in favor of the motion.

Messrs. Peterson of Peterborough, Plumer of Bristol, O'Neil of Chesterfield, Stevenson of Bethlehem all spoke in favor of the motion.

Messrs. Pickett of Keene, Spanos of Newport, McGee of Lincoln, Craig of Manchester, Coutermarsh of Lebanon and Broderick of Manchester spoke against the motion.

Mr. Plourde of Pembroke demanded the Yeas and Nays and the roll was called as follows:

Roll Call

Yeas 2161/2

MERRIMACK COUNTY: Hanson, Moore, Kopperl, Davis of Concord, Henry, Dame of Concord, Hancock, Bingham, Smith of Concord, Andersen of Concord, MacDonald, Sanders, Howard of Concord, Maxham, Roby, Welch of Concord, Rufo, Stevens, Kelley, Maxwell, Schatz, Reddy, Brown of Loudon, Milligan, London, Thompson of Northfield, Bork, Bigelow, Thompson of Wilmot.

HILLSBOROUGH COUNTY: Bragdon, Edwards, Van Loan, Wiggin, Aucella, Whitney, Davis of Greenfield, Taft, Eaton, Brocklebank, Morrill, Ainley, Bartlett of Manchester, Feldman, Resnick, Soucy, Montplaisir, Babb, Carter, Coburn of Milford, Ferguson, Christie, Barker, Burnham, Cobleigh, Colburn of New Boston, Karnis, Cleghorn, Brown of Peterborough, Peterson, Sawyer, Heald of Wilton.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Gowing. Watkinson, Clymer, Stearns, Pollock, Shea, Gutterson, Heald of Keene, Bradshaw, Faulkner, Forbes, Allen of Rindge, Yardley, Cole, Ballam, Spitzli, Wildey.

Sullivan County: Adams of Charlestown, Frizzell, Angus, Campbell, Nahill, Guest, Williamson, Marx, Hood, Merrifield, Delude.

Grafton County: Pryor, Chamberlin of Bath, Stevenson, Cavis, Plumer, Willey, Ellms, Johnson of Franconia, Gage, Low, Larty, Karsten, Adams of Lebanon, Lewis, Whipple, Gardner, Rich, Tilton, Park, Johnson, Mack, Bell, Smith of Plymouth, Anderson of Warren, Berringer.

Coos County: Brungot, Marsh, Emerson, Thurston, Sherman, Shute of Lancaster, Fogg. Huggins, Wheeler, Noyes, Taylor of Whitefield.

Rockingham County: White, Griffin, Lake. Persson, Underwood, Cummings, Watts, Gay, Kimball of Derry, Scott, Stratton, Pennington, Collishaw. Eastman, Ferron, Junkins, Weeks. Spollett, Casassa, Ring, Shindledecker, Barnes, Clark of Kingston, Hall, McDonough, Kimball of Newfields, Cheney, Pinkham, Kelsey, Palmer of Plaistow, Schwaner, Quirk, Dame of Portsmouth, Osborn, White, Langford, Ciborowski, Greene, Gelt, Grant, Morrison, Peever, Barnes of Sandown, Barker, Herbert.

STRAFFORD COUNTY: Berry, Young (1/2), Colbath, Crouch, Grinnell, Wadleigh, Canney, Drew, Clark of Lee, Dawson, Moulton, Rolfe, Johnson of Rochester, Boucher, Corriveau.

Belknap County: Chamberlain of Alton, Watson, Matheson, Guild, Uhlenberg, DeBlois, Head, Prescott, Hayner, O'Shan, Foster, Stafford, Allan of Meredith, Urie, Joslyn, Randall.

CARROLL COUNTY: Howard of Bartlett, Davis of Conway, Farrington, Roberts, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Diffenderfer, Kurth, Remick, Lamprey, Fox, Chamberlain of Wolfeboro, Claffin.

Nays 1741/2

MERRIMACK COUNTY: Guilbeault, Phelps, Fairbanks. Bouley, York, Jelley, Gilman, Dempsey, Lasoche, Cook, Lafond, Brasley, Plourde, Murphy.

Hillsborough County: Barnard, Bartlett of Goffstown, Ducharme, Levasseur, Bednar, Gallagher, Latour, Provencal, Broderick, Conover, Nyberg, O'Rourke, Bruton, Dion of Manchester, Hayes of Manchester, Cullity, McDermott, Corey, Manning, Walsh, Casey, Clancy, Fitzpatrick, Healy, Keane, Raiche, Desgrosseilliers, LaFrance, LeClerc, Martel, Bernier, Blanchard, Champagne, Craig, Delisle, Lemieux, Olivier, Belanger, Bergeron, Kearns, Mahoney, Hurley, Kendrigan, Noel, Capistran, Levasseur, Nalette, Allard, Gauthier, Lesmerises, Rousseau, Gamache, Grady, Ouellette, Vachon, Cox, Moriarty, Nikitas, Dionne of Nashua, Ward 2, Rosedoff, Belcourt, LaPlante, Sullivan, Markris, Maynard, Dionne of Nashua, ward 6, Marcoux, Boisvert, Levesque, Mason, Bissonnette, Bouley, Latour of Nashua, Leonard, Sabluski, Whelton, Desmarais of Nashua, Poliquin, Peabody.

CHESHIRE COUNTY: Cournoyer. Desmarais of Jaffrey, Keating, O'Neil of Keene, Pratt, Pickett. Russell. Lerandeau. MacFarlane, Abare, Gutoski.

Sullivan County: Gaffney, Pudhomme, Barrows, D'Amante, Hamilton, Bailey, Downing, Spanos.

GRAFTON COUNTY: Morse, Manchester, Scott-Craig, Putnam, Coutermarsh, Demers, McGee, Brummer.

Coos County: Dubey, Fortier, Roy, Desilets, Sheridan, Lemire, Williams, Bouchard, Fontaine, Gagnon, Seymour, O'Hara, Bushey, Manning of Northumberland, Hunt, Oleson.

ROCKINGHAM COUNTY: Palmer of Kensington, Sewall, Twardus, Keefe, McEachern, Sadler, Call. Coussoule. Ingraham, Rossley, Smith of Portsmouth, McMahon, Regan.

STRAFFORD COUNTY: Blanchette, Hilliard, Nelson, Donnelly, Guilmette, Hickey (1/2), McKenna, Flanagan, Hartigan,

Winkley, Dumont, Rubins, Beaudoin, St. Pierre, Bradford, Marcotte, Maloomian, Habel, Chasse, Coffin, Vincent, Boire, Lynbourg.

Belknap County: St. John, Dearborn, Normandin.

CARROLL COUNTY: None.

and 216½ votes having been cast in the affirmative and 174½ in the negative, the motion to elect the Speaker by roll call vote prevailed and the roll was called as follows:

Roll Call

Election of Speaker

Peterson - 2181/2

ROCKINGHAM COUNTY: White, Griffin, Lake, Persson, Underwood, Cummings, Watts, Gay, Kimball of Derry, Scott, Stratton, Pennington, Collishaw, Eastman, Ferron, Junkins, Weeks, Spollett, Casassa, Ring, Shindledecker, Barnes, Clark of Kingston, Hall, McDonough, Kimball of Newfields, Cheney, Pinkham, Kelsey, Palmer of Plaistow, Schwaner, Quirk, Dame of Portsmouth, Osborne, White, Langford, Ciborowski, Greene, Gelt, Grant, Morrison, Prever, Barnes of Sandown, Barker, Herbert.

STRALLORD COUNTY: Berry, Young (15), Colbath, Crouch, Grinnell. Wadleigh, Canney, Drew, Clark of Lee, Dawson, Moulton. Rolfe, Johnson of Rochester, Boucher, Corriveau,

Belenap County: Chamberlain of Alton, Watson, Matheson, Guild, Uhlenberg, DeBlois, Head, Prescott, Hayner, O'han, Foster, Stafford, Allan of Meredith, Urie, Joslyn, Randall.

CARROLL COUNTY: Howard of Bartlett, Davis of Conway, Farrington, Roberts, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Diffenderfer, Kurth, Remick, Lamprey, Fox, Chamberlain of Wolfeboro, Claffin.

MERRIMACK COUNTY: Hanson, Moore, Kopperl. Davis of Concord. Henry. Dame of Concord. Hancock, Bingham, Smith of Concord. Andersen of Concord, MacDonald, Sanders, Howard of Concord, Maxham, Roby, Welch of Concord, Rufo, Stevens, Kelley, Maxwell, Schatz, Reddy, Brown of Loudon,

Milligan, London, Thompson of Northfield, Bork, Bigelow, Thompson of Wilmot.

HILLSBOROUGH COUNTY: Bragdon, Edwards, Van Loan, Wiggin, Aucella, Whitney, Davis of Greenfield, Taft, Eaton, Brocklebank, Morrill, Ainley, Bartlett of Manchester, Feldman, Resnick, Soucy, Montplaisir, Babb, Carter, Coburn of Milford, Ferguson, Christie, Barker, Burnham, Cobleigh, Colburn of New Boston, Karnis, Cleghorn, Brown of Peterborough, Peterson, Sawyer, Heald of Wilton.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Gowing, Watkinson, Clymer, Stearns, Pollock, Shea, Gutterson, Heald of Keene, Bradshaw, Faulkner, Forbes, Allen of Rindge, Yardley, Cole, Ballam, Spitzli, Wildey.

SCILLIVAN COUNTY: Adams of Charlestown, Frizzell, Angus, Campbell, Nahill, Guest, Williamson, Marx, Hood, Merrifield, DeLaide.

Grafton County: Pryor, Chamberlin of Bath, Stevenson, Cavis, Plumer, Willey, Ellms, Johnson of Franconia, Gage, Low, Manchester, Larty, McMeekin, Karsten, Adams of Lebanon, Lewis, Whipple, Gardner, Rich, Tilton, Park, Johnson, Mack, Bell, Smith of Plymouth, Anderson of Warren, Berringer.

Coos County: Brungot, Marsh, Emerson, Thurston, Sherman, Shute of Lancaster, Fogg, Huggins, Wheeler, Noyes, Taylor of Whitefield.

Craig - 1731/2

ROCKINGHAM COUNTY: Palmer of Kensington, Sewall, Twardus. Keefe, McEachern, Sadler, Call, Coussoule, Ingraham, Rossley, Smith of Portsmouth, McMahon, Regan.

Strafford County: Blanchette, Hilliard, Nelson, Donnelly, Guilmette, Hickey (½), McKenna, Flanagan, Hartigan, Winkley, Dumont, Rubins, Beaudoin, St. Pierre, Bradford, Marcotte, Maloomian, Habel, Chasse, Coffin, Vincent, Boire, Lynbourg.

Belknap County: St. John, Dearborn, Normandin.

CARROLL COUNTY: None.

MERRIMACK COUNTY: Guilbeault, Phelps, Fairbanks, Bouley, York, Jelley, Gilman, Dempsey, Laroche, Cook, LaFond, Brasley, Plourde, Murphy.

Hillsborough County: Barnard, Bartlett of Goffstown, Ducharme, Levasseur of Goffstown, Bednar, Gallagher, La-Tour, Provencal, Broderick, Conover, Nyberg, O'Rourke, Bruton, Dion of Manchester, Hayes of Manchester, Cullity, McDermott, Corey, Manning, Walsh, Casey, Clancy, Fitzpatrick, Healy, Keane, Raiche, DesGrosseilliers, LaFrance, LeClerc, Martel. Bernier, Blanchard, Champagne, Craig, Delisle, Lemieux, Olivier, Belanger, Bergeron, Kearns, Mahoney, Hurley, Kendrigan, Noel, Capistran, Levasseur of Manchester, Nalette, Allard, Gauthier, Lesmerises, Rousseau, Gamache, Grady, Ouellette, Vachon, Cox, Moriarty, Nikitas, Dionne of Nashua, Ward 2, Rosedoff, Belcourt, LaPlante, Sullivan, Makris, Maynard, Dionne of Nashua, Ward 6, Marcoux, Boisvert, Levesque, Mason, Bissonnette, Bouley, Latour of Nashua, Leonard, Sabluski, Whelton, Desmarais of Nashua, Poliquin, Peabedy.

CHESINGE COUNTY: Cournoyer, Desmarais of Jaffrey, Keating, O'Neil of Keene, Pratt, Pickett, Russell, Lerandeau, MacFarlane, Abare, Gutoski.

SULLIVAN COUNTY: Gaffney, Prudhomme, Barrows, D'Amante, Hamilton, Bailey, Downing, Spanos.

Grafton County: Morse, Scott-Craig, Putnam, Coutermarsh, Demors, McGee, Brummer.

Coos County: Dubey, Fortier, Roy, Desilets, Sheridan, Lemire, Williams, Bouchard, Fontaine, Gagnon, Seymour, O'Hara, Bushey, Manning of Northumberland, Hunt, Oleson.

21814 votes having been cast for Mr. Peterson and 1731/2 votes having been cast for Mr. Craig the Chair declared Mr. Peterson of Peterborough elected as Speaker of the House.

Mr. Craig of Manchester congratulated Mr. Peterson on his election and promised his cooperation.

The Chair appointed Mr. Taft of Greenville, Mr. Angus of Claremont and Mr. Kearns of Manchester to escort Mr. Peterson to the rostrum:

(Speaker in the Chair)

The Speaker addressed the House briefly.

The Speaker announced that Mr. Taft of Greenville would serve as Majority Floor Leader for the 1965 session and that

Mr. Craig of Manchester would serve as the Minority Floor Leader.

Mr. Craig of Manchester nominated as Clerk, Francis W. Tolman of Nelson, Assistant Clerk J. Milton Street of Sharon, Sgt.-at-arms, Lloyd E. Fogg of Milan, Doorkeepers: Bertha E. Boutwell of Concord, Florence T. Gould of Wentworth Location, Randolph Milligan of Newbury, Herbert R. Richardson of Randolph, Mary T. Vey of Brentwood.

Mr. Taft of Greenville moved that nominations be closed and the clerk cast one ballot for the above candidates.

On a viva voce vote the Resolution was adopted.

Mr. Casassa of Hampton offered the following resolution:

Resolution

Resolved, That the Honorable Schate be informed that the House of Representatives has organized by the choice of Mr. Walter Peterson as Speaker, Francis W. Tolman as Clerk, J. Milton Street as Assistant Clerk, Lloyd E. Fogg as Sergeant-at-Arms and Bertha E. Boutwell of Concord, Florence T. Gould of Wentworth Location, Randolph Milligan of Newbury, Herbert R. Richardson of Randolph and Mary T. Vey of Brentwood as Doorkeepers.

The Resolution was adopted.

Recess

After Recess

Senate Message

The Senate has organized by the choice of Stewart Lamprey as President. Benjamin F. Greer as Clerk, Wilmont S. White as Assistant Clerk, Arthur G. Marx as Counsel to the Senate, Esther T. Hurd as Senate Recorder, Arthur R. Goodfellow as Sergeant-at-Arms, Richard Odell as Doorkeeper, and Herbert Howe as Messenger.

Joint Convention

Mr. Head of Laconia offered the following resolution:

Resolution

Resolved, that the Honorable Senate and House of Representatives are in Joint Convention for the purpose of canvassing the votes for Governor and Councilors and the returns of votes for and against the necessity of calling a constitution convention in the last election and for the election of a Secretary of State and a State Treasurer.

The Resolution was adopted.

Mr. Cobleigh of Nashua offered the following resolution and moved its adoption:

Resolution

Resolved, That the Honorable Secretary of State be requested to lay before the convention the returns of votes for Governor and Councilors, and the return of votes for and against the necessity of calling a constitutional convention in the last election.

The Resolution was adopted and Robert L. Stark, Secretary of State appeared before the Joint Convention and laid the returns of the votes for Governor and Councilors cast in the last election; and the vote on Constitutional Amendment questions as follows:

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	Pillsbury	King
Belknap	5,874	7,967
Carroll	4,733	4,234
Cheshire	6,623	12,875
Coos	4,779	11,729
Grafton	8,510	12,402
Hillsborough	23,337	65,571
Merrimack	12,353	19,818
Rockingham	16,755	29,589
Strafford	7.710	18,143
Sullivan	4,150	8,535
Totals	94,824	190,863

John W. King having a plurality of all votes, was elected Governor.

FOR COUNCILORS

First District

Arthur M. Drake, Lancaster, r William A. Styles, Northumberland, d	19,764 24,393
Plurality for Styles	4,629
Second District	
Nathan T. Battles, Kingston, r Austin F. Quinney, Exeter, d	26,497 30,661
Plurality for Quinney	4,164
Third District	
Nicholas G. Copadis, Manchester, r Emile Simard, Manchester, d	18,291 35,835
Plurality for Simard	17,544
Fourth District	
Fred Fletcher, Milford, r Robert L. Mallat, Jr., Keene, d	27,486 36,641
Plurality for Mallat	9,155
Fifth District	
James H. Hayes, Concord, r Martin F. MacDonald, Andover, d	27,515 22.333
Plurality for Hayes	5.182

VOTE ON CONSTITUTIONAL AMENDMENT QUESIONS

Election on November 3, 1964

	Question No. 1		Questio	Question No. 2		Question No. 3	
	Yes	No.	Yes	No	Yes	No	
Belknap	7.715	2,111	7,216	2,656	7,794	2,053	
Carroll	1,478	1,655	3,981	2,132	4,353	1,722	
Cheshire	10.748	2,647	9,788	3,350	10,595	2,602	
Coos	8,214	2.642	7,246	3,561	7,715	2,985	
Grafton	11.595	3,315	10,522	4,266	11,469	3,243	
Hillsborough	42,922	15,297	41,864	17,711	42,963	15,544	
Merrimack	17,221	4,596	16,184	6,050	17,072	4,815	
Rockingham	24,312	7.626	22,046	9,703	23,513	7.967	
Strafford	13,406	4,639	12,018	6,006	12,927	4,877	
Sullivan	6,965	2,217	6.517	2,502	6,986	1,993	
TOTALS	147,576	46,745	137,382	57,940	145,387	47,801	

VOTE ON CONSTITUTIONAL AMENDMENT QUESTIONS

Election on November 3, 1964

	Question No. 4		Question No. 5		Question No. 6	
	Yes	No.	Yes	No	Yes	No
Belknap	7,794	1,97 #	6,310	3,508	6,107	3,299
Carroll	4,427	1,656	3.780	2.451	3.850	2,189
Cheshire	10.985	2,211	8,944	4,487	8,629	4,150
Coos	7,756	2,897	6,129	4,923	6,075	4,556
Grafton	11,644	3,135	9,412	5,479	9,573	4,963
Hillsborough	44,495	14,366	36,431	22,862	34,482	23,984
Merrimack	17,587	4,201	14,110	7.977	14,047	7,738
Rockingham	25.042	6,808	19,724	12.556	19.054	12,375
Strafford	13,399	4,563	10,834	7,381	10,386	7,356
Sullivan	7,050	1,966	5,001	4,151	5,389	3,530
TOTALS	150,179	43,837	120,675	75,775	117,592	74,140

VOTE ON CONSTITUTIONAL AMENDMENT QUESTIONS

Election on November 3, 1964

	Questi	on No. 7	Questio	Question No. 8	
	Yes	No	Yes	No	
Belknap	3,399	6,201	6,809	2,751	
Carroll	2,035	4,229	4,194	1,907	
Cheshire	6,041	7,469	9,919	3,473	
Coos	3,793	7,547	6,988	4,030	
Grafton	6,075	8,933	10,892	4.029	
Hillsborough	15,205	48,892	36,350	20,878	
Merrimack	8,459	14,315	16.214	6,112	
Rockingham	11,377	21,740	22,337	10,052	
Strafford	6,790	11,862	11,598	6,536	
Sullivan	4,098	5.074	6,516	2,602	
TOTALS	67,272	136.262	131,817	62,370	

Resolution

Mr. Pickett of Keene offered the following resolution and moved its adoption:

Resolved, That the vote for Governor and Councilors, and the returns of votes for and against the necessity of calling a constitutional convention, be referred to a committee consisting of one on the part of the Senate and two on the part of the House to compare and count the same and report thereon.

The Resolution was adopted and the Chair appointed Senator Howard of District No. 7, Mr. Brown of Peterborough and Mrs. Gagnon of Berlin to the committee.

Mr. Stevenson of Bethelehem offered the following resolution and moved its adoption:

Resolution

Resolved, That the Convention proceed with the election of a Secretary of State.

The Resolution was adopted.

Mr. Roby of Concord nominated Robert L. Stark for Secretary of State and the nomination was seconded by Senator Martin of District No. 2.

On motion of Mr. Angus of Claremont the Clerk cast one ballot for Robert L. Stark and he was declared elected.

Mr. Resnick of Manchester offered the following resolution:

Resolution

Resolved, That the Convention proceed with the election of a State Treasurer.

The resolution was adopted.

Mr. Bigelow of Warner nominated Robert Flanders for Treasurer and the nomination was seconded by Mr. Smith of Plymouth and Senator Gardner of District No. 6.

On motion of Mr. Ballam of Walpole the Clerk cast one ballot for Robert Flanders and he was declared elected.

On motion of Senator LaMontagne from District No. 1 the Convention rose

House

Mrs. Hartigan of Rochester offered the following resolu-

Resolution

Resolved, That a committee of eight be appointed by the Chair to wait upon the Honorable John W. King and inform him officially of his election as Governor of the State of New Hampshire.

The Resolution was adopted.

The Chair appointed Sen. Martel of Dis. 17, Mr. D'Amante of Claremont, Mr. Kearns of Manchester, Miss Normandin of Laconia, Messrs. Sabluski of Nashua, Fortier of Berlin, Cullity of Manchester, Plourde of Pembroke.

Mr. Leonard of Nashua offered the following resolution:

Resolution

Resolved. That a committee of six be appointed by the Chair to wait upon the Honorable Councilors: William A. Styles, Austin F. Quinney. Emile Simard, Robert L. Mallat, Jr.

and James H. Hayes and inform them officially of their election to the Honorable Council.

The Resolution was adopted.

The Chair appointed Sen. Gove of District No. 9, Messrs. Whelton of Nashua, Bernier of Manchester, Maloomian of Somersworth, Urie of New Hampton, and Sherman of Lancaster.

Mr. Taft of Greenville offered the following resolution:

Resolution

Resolved, That the Speaker of the House be authorized to appoint one custodian of mails and supplies, one warden of the coat room, one assistant warden of the coat room, one library messenger, one telephone messenger, five pages and one page to the Speaker and in addition thereto that the Speaker be authorized to appoint such other messengers and pages as may be necessary.

The Resolution was adopted.

Mr. Bigelow of Warner offered the following resolution:

Resolution

Resolved, That the Clerk, with the approval of the Speaker, may employ such stenographic and other clerical assistance as he may deem necessary.

The Resolution was adopted.

Mr. Collishaw of Exeter offered the following resolution:

Resolution

Resolved, That a committee of ten members, one from each county, be appointed by the Chair to select some suitable person to act as Chaplain during the present session of the legislature and report such selection to the House for consideration.

The Resolution was adopted and Committee was appointed as follows.

Mr. Pennington of Epping, Mr. Moulton of New Durham, Mrs. St. John of Barnstead, Mr. Farrington of Conway, Mr. Maxham of Concord, Mrs. Martel of Manchester, Mr. Clymer of Harrisville, Miss Bailey of Newport, Mrs. Scott-Craig of Hanover, Mr. Noyes of Stewartstown.

Resolution

Mr. Wheeler of Shelburne offered the following resolution:

Resolved. That a committee of four be appointed by the Speaker to assist the Clerk in providing as soon as possible 1,500 paper bound copies of the Legislative Manual in substantially the same form and binding as that of 1963.

The Resolution was adopted and the following Committee was appointed:

Mr. McMeekin of Haverhill, Mr. Ferguson of Milford, Mrs. Rubins of Rochester, Mr. Brummer of Lisbon.

Mr. Taft of Greenville and Mr. Craig of Manchester offered the following resolutions:

Resolution

Resolved. That all action taken at all sessions of the House of Representatives be recorded through the public address system on tape, said tapes to be used by the House and the Clerk, within three legislative days, to confirm and correct the permanent journal. The permanent journal as thus prepared by the Clerk or as corrected by the House shall be the official record of the House, and be it further

Resolved, That the Committee on the Journal be authorized to examine the permanent Journal of the last day of the session. as prepared by the Clerk, and make corrections of the same.

The Resolutions were adopted.

Mr. Willey of Campton offered the following resolution:

Resolution

Resolved. That the speaker appoint a committee of three to assign seats to the members.

The Resolution was adopted and the following Committee was appointed:

Mr. Stafford of Laconia, Mr. Brocklebank of Hollis, Mr. Dion of Manchester.

Mrs. Griffin of Auburn offered the following resolution:

Resolution

Resolved. That the speaker be authorized to appoint a committee of three to procure and assign suitable hearing rooms for various committees of the House.

The Resolution was adopted and the following Committee was to be appointed:

Mr. Bigelow of Warner, Mr. Stevens of Epsom, Mr. Mc-Eachern of Portsmouth.

Mr. Hayes of Madison offered the following resolution:

Resolution

Resolved, That the Sergeant-at-Arms of the House be instructed to procure and furnish to each member of the House and officers thereof, during the days when the House is in session, one daily newspaper published in the state, each member and officer to choose the paper he desires to have and indicate the same to the Sergeant-at-Arms forthwith.

The Resolution was adopted.

Mr. Taft of Greenville offered the following concurrent resolution:

Concurrent Resolution

Resolved, by the House of Representatives, the Senate concurring: That the Speaker of the House of Representatives and the President of the Senate be and hereby are, authorized to take over immediately such rooms in the state house or annex as may be necessary for the use of said House of Representatives and Senate for any legislative purposes.

The concurrent resolution was adopted and sent to the Senate for concurrence.

Mrs. Dawson of Milton offered the following resolution:

Resolution

Resolved, That the Clerk, with the approval of the Speaker, may employ such professional assistants as may be deemed neces-

sary for the assistance of the engrossing committee in the performance of their duties.

The Resolution was adopted.

Mr. Stratton of Derry offered the following resolution:

Resolution

Resolved, That the salary of the members of the House of Representatives be so divided that any member may receive one-fourth of his salary monthly for the first three months, the balance to be paid at the adjournment of the session, and be it further

Resolved, That mileage of members of the House of Representatives be paid every two weeks during the session.

The Resolution was adopted.

Mr. Plumer of Bristol offered the following resolution:

Resolution

Resolved, That the Clerk of the House be instructed to procure 1500 copies of a pamphlet containing membership of standing committees.

The Resolution was adopted.

Miss Spollett of Hampstead offered the following resolution:

Resolution

Resolved, That the following policy be established for the distribution of House journals, bills and joint resolutions to legislative agents, corporations and other persons, except the members of the General Court and state departments:

- 1. Every citizen is entitled to one copy of any publication free of charge at the legislative counter or to have the same mailed to him free of charge upon individual request for such one copy.
- 2. Persons requesting copies of all publications delivered complete for the entire session will be charged a fee sufficient

to cover postage, envelopes and handling. Such fees may be prorated where service is received for portions of the session only. All fees will be payable in advance.

3. All fees charged hereunder shall be fixed by the Sergeant-at-Arms with the approval of the Speaker and shall be collected by the Sergeant-at-Arms and paid in to the state treasury and credited to the legislative appropriation. Any house attache who works overtime to furnish any of the services hereunder shall be allowed such additional sum for his overtime services as the Appropriations Committee shall deem fair and reasonable.

The Resolution was adopted.

Mrs. Greene of Rye offered the following concurrent resolution:

Concurrent Resolution

Resolved by the House of Representatives, the Senate Concurring:

That, because of limitations and mechanics of printing bills by the offset method, no more than three sponsors shall be permitted on any one bill.

The concurrent Resolution was adopted and sent to the Senate for concurrence.

Mr. Williamson of Goshen offered the following resolution:

Resolution

Resolved by the House of Representatives that the Speaker of the House be directed to appoint three members of the House to act as a screening committee to determine what documents and papers of a general and miscellaneous nature shall be distributed to the members of the House.

The Resolution was adopted and the following Committee was appointed:

Mr. Plumer of Bristol, Mr. Smith of Plymouth, Mr. Abare of Troy.

Miss Whipple of Lebanon offered the following resolution:

Resolved, That the rules regarding smoking from 11 to 12 noon during the sessions of the House which were observed during previous sessions be in force for this session.

The Resolution was adopted.

Mssrs. Taft of Greenville and Craig of Manchester offered the following resolution:

* * *

Resolved, That the rules of the House of Representatives adopted by the session of 1963 be adopted as the rules of this present session: provided that amendments to the rules may be presented for consideration at any time prior to January 14th.

The Resolution was adopted.

Messrs. Taft of Greenville and Craig of Manchester offered the following resolutions:

* * *

Resolved, by the House of Representatives, the Senate concurring: That the Joint Rules of the 1963 session be adopted as the Joint Rules of the Senate and House for this session. Provided, that amendments to the Joint Rules may be presented for consideration at any time prior to January 14th.

The resolution was adopted.

Communication

Dec. 2, 1964 North Hampton, N. H.

Robert L. Stark Secretary of State State House Concord, N. H.

Dear Mr. Stark:

Dad Carter (George G. Carter) is in the Goodwin Nursing Home, in Exeter. He seems to be gaining as of now. He realizes he is going to be unable to fulfill his duties as Representative to the General Court. He requested last night that I write you this information letting you know that he wishes to resign, hoping it is not too late for our Town to be represented.

Please send information as to just what the procedure might be in this case.

Thanking you for your help.

Very truly yours, Todd N. Carter Town Clerk

On motion of Mr. Taft of Greenville the resignation was accepted.

Resolutions

Mr. Ring of Hampton offered the following Resolutions:

Resolutions on the illness of GEORGE W. CARTER

Whereas, we are sorry to learn of the illness of our former fellow representative from North Hampton, George W. Carter, and

Whereas, Mr. Carter has served long and faithfully in various capacities his town and state and has been a great credit to his community, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby extend to him our sincere sympathy for his confinement with a fervent wish for his speedy recovery, and be it further

Resolved, that the Clerk be instructed to transmit a copy of these resolutions to his family.

The Resolutions were unanimously adopted.

Mr. Casassa of Hampton offered the following Resolutions:

Resolutions on the death of MYRON B. FELCH

Whereas, we have learned with regret of the passing of our fellow representative, Myron B. Felch of Seabrook, and

Whereas, Mr. Felch served his town as representative for many sessions, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, that a copy of these resolutions be forwarded to his family.

On a rising vote the Resolutions were adopted unanimously.

The Speaker appointed Mr. Collishaw of Exeter, Mr. Casassa, Mr. Ring and Mr. Shindledecker of Hampton to attend Mr. Felch's funeral.

COMMUNICATION

January 6, 1965

To Whom it May Concern:

This is to advise that Marcel A. Vachon has appeared before me and taken oath of office on January 6, 1965.

John W. King, Governor

On motion of Mr. Pickett of Keene the House adjourned from the morning session.

Afternoon Session

Mr. Pickett of Keene moved that when the House adjourn it be in memory of Mr. Felch of Seabrook and to meet tomorrow morning at 11:00 o'clock.

On motion of Mr. Angus of Claremont the House adjourned at 4:21 P.M. in memory of Mr. Felch of Seabrook.

THURSDAY, January 7, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered as follows by Reverend George Papaioannou of St. George Greek Orthodox Church in Manchester:

Heavenly King, and Comforter, Spirit of truth present every-where, who fillest all creation, the treasurer of all blessings and giver of Life come dwell within us. Purify us from every Blemish and save Our Souls, O Gracious God.

Thou has said, O Lord "Blessed is the Nation whose God is the Lord (Ps. 33.12) Blessed has been Our Nation for thou hast been its Lord.

Unto thee, the one and True Lord, do we lift up Our Souls at this moment. Incline thine ear, O Lord, and hearken to the prayers and supplications of these thy servants who are gathered here to witness the Inauguration of our beloved Governor John W. King and the opening of the General Court. We invoke thy Blessings upon our Governor and the members of the General Court of our state, grant unto them, length of life, strength and wisdom so that they may continue to serve our state and its goals of Justice, Prosperity and Peace.

May the Grace of Our Lord Jesus Christ and the Love of God the Father and the Communion of the Holy Spirit be upon them during the exercise of their duties and all the days of their lives and upon all of us. Amen.

Pledge of Allegiance to the Flag

Mr. Sheridan of Berlin led the Convention in the Pledge of Allegiance to the Flag.

On motion of Senator Buchanan of District No. 12, the Convention rose.

House

Introduction of Bills

The following bills were introduced, read a first and secon time, laid on the table, and referred as follows:

- HB 1, to provide that the chairman of the Commission on Interstate Cooperation be elected. (DeLude of Unity) To Judiciary.
- HB 2, to authorize the payment of money from unclaimed estates into the general fund. (Bigelow of Warner) To Judiciary.
- HB 3, to require the inclusion of an automatic fire protection system in the plans and specifications of state owned buildings. (Diffenderfer of Ossipee) To Public Works.

- HB 4, relating to the labeling of hazardous substances. (Stevens of Epsom) To Public Health.
- HB 5, to do away with voting by a straight ticket. (Boucher of Rochester) To Judiciary.
- HB 6, to provide for a primary for the nomination of candidates for the city of Rochester. (Boucher of Rochester) To Rochester Delegation.
- HB 7, discontinuing the Portsmouth term of the superior court. (Palmer of Plaistow) To Judiciary.
- HB 8, to authorize the sweepstakes commission to pay unclaimed prize money to the state treasurer. (Casassa of Hampton) To Executive Departments and Administration.
- HB 9, to repeal the taxation of neat stock, poultry, and rabbits. (Frizzell of Charlestown) To Agriculture.
- HB 10, relative to archives and historical sites. (Smith of Plymouth and Craig of Manchester) To Executive Departments and Administration.
- HB 11, to authorize liens on real property owned by persons who receive support from towns. (Spollett of Hampstead) To Municipal and County Government.
- HB 12, to authorize liens on real property owned by county paupers. (Spollett of Hampstead) To Municipal and County Government.
- HB 13, relating to frozen desserts. (Downing of Newport) To Public Health.
- HB 14, relative to misbranding of drugs containing narcotics. (Maxham of Concord) To Public Health.
- HB 15, relating to dairy products. (Maxham of Concord) To Public Health.
- HB 16, requiring a phenylketonuris test for new born children. (Greene of Rye) To Public Health.
- HB 17, relative to organization of certain educational corporations. (Frizzell of Charlestown) To Education.
- HB 18, relative to accrediting out-of-state institutions of higher learning. (Greene of Rye) To Education.

- HB 19, relative to the form of ballots. (Brungot of Berlin) To Judiciary.
- HB 20, authorizing the Salem school district to provide life and health insurance for its employees. (Peever of Salem) To Insurance.
- HB 21, relative to number of election inspectors at biennial election. (Low, Scott-Craig and Manchester of Hanover) To Judiciary.
- HB 22, relative to rate of interest on past due utility taxes. (Bingham of Concord) To Ways and Means.
- HJR 1, providing an appropriation toward reconstruction of Fort at Number Four. (Adams and Frizzell of Charlestown and Spanos of Newport) To Appropriations.
- HJR 2, to appropriate funds for the installation of a bell tower at the Cathedral of the Pines. (Allen of Rindge) To Appropriations.
- HJR 3, to provide compensation for persons damaged by limitations on signs on interstate highways. (Stevenson of Bethlehem) To Public Works.

Reconsideration

Mrs. Marx of Langdon served notice that on today, or some subsequent day, she will ask for reconsideration on the Concurrent Resolution limiting the number of sponsors on bills.

Resolutions

Mr. Kearns of Manchester offered the following resolution:

Resolved, That the Honorable Senate be notified that the House of Representatives will be ready to meet the Senate in Joint Convention at 11:45 o'clock for the purpose of receiving His Excellency, the Governor, and to hear any communication he may be pleased to make, and for the transaction of such other business as may properly come before such convention.

The Resolution was adopted.

Senate Message

The Senate message announced that the Senate has passed the following resolution:

Resolved, That the Honorable Senate is ready to meet at the appointed time with the House of Representatives for the purpose of receiving His Excellency, the Governor, and to hear any communication he may be pleased to make, and for the transaction of such other business as may properly come before such convention.

Recess

After Recess

Joint Convention

Senator Martel from District 17 offered the following report:

The Joint Committee appointed to wait upon Honorable John W. King and inform him officially of his election as Governor of the State of New Hampshire reports that it has attended to its duty; that the Governor-elect has accepted the said office and will meet the Senate and House of Representatives in Convention at the earliest convenient time to take the oath of office and make such communication.

The report was accepted.

Senator Gove from District 9 offered the following report:

The Joint Committee appointed to wait upon William A. Styles. Austin F. Quinney. Emile Simard. Robert L. Mallat, Jr., and James H. Hayes and inform them officially of their election to the Honorable Council, reports that it has attended to its duties, and that all of the gentlemen named have accepted the office.

The report was accepted.

Inauguration

The Governor-elect and the Councilors-elect entered the House.

The Invocation was offered by Most Reverend Ernest J. Primeau, S.T.D., Bishop of Manchester.

The President of the Senate, Stewart Lamprey, administered the oath of office to His Excellency, the Governor, John W. King, and proclaimed Mr. King Governor, and presented him with a copy of the state constitution.

His Excellency, the Governor, then administered the oath of office to The Honorable Councilors.

A Thanksgiving prayer was then offered by Rabbi Samuel Umen, Temple Adath Yeshurun of Manchester.

The Governor then delivered his inaugural address as follows:

Inaugural Address

Mr. Speaker, Mr. President, Mr. Chief Justice, Honorable Members of the Governor's Council, the General Court and my fellow citizens:

To take the oath of office as governor of our beloved state for a second time is a comparatively rare and genuinely wonderful privilege.

It is a high honor indeed — and one for which I am deeply appreciative. With God's help I repledge my efforts toward making myself worthy of this continued trust placed in me by the people of our state.

And to you ladies and gentlemen who have been elected as senators and representatives, to share this public trust with me, I offer you my sincere congratulations and my warmest welcome. I look forward to working with you. Indeed we have much to do.

As we begin this new year of 1965 New Hampshire is growing and moving ahead on many fronts — in population, in industrial growth, in recreational facilities, in new highways, in new educational facilities and on all levels. We have generated a forward thrust, which, if continued, will lead us into a new era of well-being and prosperity.

It is our task to maintain the momentum of that thrust—to keep it on course and moving ahead, but, also to be mindful at all times of the financial limitations of our people to sustain it.

For almost all advancement carries a price tag and our desire to make progress must be tempered by prudence and by a reasoned consideration for those who must bear the cost.

With that in mind I shall again be unalterably opposed to the enactment of either a sales or income tax.

I am confident that we can maintain our forward momentum without them.

The fiscal policies that have characterized the first two years of this administration will continue.

Our prime concern will again be the solvency of our state and the government economies that have been a matter of daily attention will be maintained.

These fiscal policies have proven their soundness and their worth.

Two years ago, the General Court estimated that our state treasury would have at the end of the present biennium a balance of approximately one million dollars. I am happy to report to you today that we estimate the surplus will be \$4,200,000.

This was made possible by the impact of our sweepstakes program on our revenues from racing, by an increase in liquor prices and by an increase in general fund lapses made possible by strict day to day controls.

Furthermore, a continuation of these policies will mean an increase in state revenues for the next two years of five million dollars over the normal growth pattern of state income.

This is not to say that we are on easy street. The demands for new spending from the public purse are unprecedented. Departmental and governmental heads have asked for 46 million dollars more to run their agencies in the next biennium over the present rate of spending. But these administrators are not charged with raising these added millions. Rather, this fiscal responsibility rests jointly with me as Governor and you as the Legislature.

There are, however, legitimate demands for additional expenditures that cannot be denied.

First and foremost is an adequate salary increase for all classified state employees. The case for such an increase is clear and justified and I recommend that it be acted upon with dispatch. At the same time, I recommend that to help provide for these increases, you hold new positions to an absolute minimum. I am convinced that our state workers are more interested

in a higher salary than in a lighter work load and that you should act accordingly.

Education will again be a vital and overriding concern of this administration, and it will cost us additional funds.

With each passing day, I am more convinced that education is the key to the future growth of this state. In our rapidly changing economy it becomes more apparent all the time that a lack of education is an almost crippling handicap to a person seeking to make an adequate living.

I shall recommend a reasonable increase in our present foundation aid program and full implementation of our school building program. These actions, in combination with the distribution of sweepstakes funds will boost aid to the local school districts of this state to an all-time high.

I shall recommend an expansion of our tremendously important vocational-technical educational program to provide for the building of two additional vocational educational schools.

I shall recommend a 26 million dollar bond authorization for the construction of the new facilities at the University of New Hampshire and at our state colleges at Keene and Plymouth to accommodate anticipated increases in student population at these institutions.

I am assured by the trustees of the university that these capital appropriations will accommodate student increases over the next four years.

The University and the state colleges will need added funds for operating expenses. I propose that we provide for these by increasing the millage tax formula.

In addition, the budget which I will recommend to you in detail at a later date will call for additional funds for welfare, health and mental health as well as reasonable increases in other vital state services. It will be a common sense budget — which recognizes both our needs and our responsibility to the taxpayers of this state.

There is no escaping the hard fact that to achieve the objectives of our program we will need additional funds. I pro-

pose to seek additional revenues from such sources as tobacco tax, the utilities tax, the inheritance tax and the beer tax.

This session of the General Court will have to face up to the problem of re-apportioning and redistricting, which calls for the re-aligning of all senatorial and representative districts on the basis of population, in order to assure substantial equality of representation for the citizens of this state in their election of this legislature. It will be a difficult task, but a combination of diligence and statesmanship can effect it during the legislative session. In any event, it must be done and I am confident that the wisdom and integrity of this General Court is equal to the responsibility of adopting an apportionment plan which will be objective and fair and will meet with judicial approval.

There are other governmental reforms which I shall propose for your consideration.

The 1961 General Court enacted a major re-organization of state government, creating a Department of Safety, a Department of Health and Welfare and a Department of Resources and Economic Development.

These re-organizations were intended to coordinate related functions, to eliminate duplication, and to effect economies in the operation of our state government.

As a member of the Legislature, I opposed some of the mergers. But upon assuming the office of chief executive two years ago, I felt that in all fairness the new departments should be given the opportunity to prove themselves.

The Department of Safety has for the most part done so. The unification of the Motor Vehicle Department with the Division of State Police and the creation of the Division of Safety Services has proven to be generally effective and efficient. While it has not produced the economies predicted, I believe that this merger has justified itself.

The merger that created the Department of Resources and Economic Development has not worked out as well in practice. Not only has it failed to effect the economies predicted, but it has created unnecessary and vexatious bureaucracy. It contains too many diverse and unrelated elements that do not lend themselves to unification and I shall recommend some modification of it.

I have an especial concern for the Office of Industrial Development. This agency is a key factor in the future growth of our state and especially in those areas such as Portsmouth which require special and concentrated attention. I shall make specific recommendations to the General Court to create the most effective development program we can devise. It is of vital importance to the future because the tidal wave of youth that is bursting the seams of our schools today will be job-hunting tomorrow. Each graduation is the creation of a claim to an opportunity to earn a livelihood; and each graduation creates a responsibility for us to do all in our power to enlarge our industrial base in order to provide opportunities for jobs.

I am convinced that the Department of Health and Welfare must undergo a major re-organization, and I shall recommend legislation to effect this end.

It is my belief that the merged Department of Health and Welfare has run into difficulty largely because too much was attempted too fast with too little.

We created a new Division of Mental Health and simultaneously merged it into a new overall Health and Welfare Department. We have run into problems of personnel recruitment, problems of the delincation of authority, fiscal confusion and bureaucratic red tape.

Because of these and other complications, our mental health program has been mired in difficulties. I am deeply concerned because of the importance of an adequate mental health program for the people of this state; and I am convinced that only re-organization can create such a beneficial program.

I will recommend that the Division of Mental Health in 1961 be made an independent unit of government.

I also will recommend that the Division of Public Health and the Division of Welfare be made separate entities.

Recently, as you know, our State Liquor Commission issued a new regulation that prohibits elected and appointed officials of state government from acting as agents for liquor companies doing business with this state. I think most people agree that this is a sound regulation aimed at preventing a flagrant conflict of interest. Two years ago I asked for legislation to accomplish this, but the bill was defeated.

I still believe this should be a matter of substantive law rather than administrative regulation. And I shall again propose legislation to this effect. My concern in this area does not arise so much from what has happened in the past but what could happen if we allow this conflict of interest to continue. We enjoy clean government in New Hampshire, and it is a blessing. The preservation of that integrity is a matter of deep concern to me, and as in the case of liberty, its preservation is assured only by constant vigilance.

Another conflict of interest which I find especially distressing and which clouds the excellent judicial system of this state is the practice of some members of the judiciary of openly participating in partisan politics. Canon 28 of the Canons of Judicial Ethics of the American Bar Association specifically condemns this practice. Both the New Hampshire State Supreme Court and the New Hampshire Superior Court have properly taken special note of Canon 28 and urged that its provisions be adhered to by all members of the New Hampshire Judiciary on every level. Disregarding this recommendation, a small minority continues to openly engage in partisan politics. Obviously, this could have an croding effect upon the quality and objectivity of justice that is dispensed. Certainly it reduces the stature and prestige of the judicial branch of our government, and it should be prohibited. Consequently, in the public interest I shall recommend legislation having this objective.

I shall recommend to this General Court that the fixing of retail milk prices by the State Milk Control Board be abolished.

I believe that the Milk Control Board itself should be retained but that its functions should be limited to fixing controls at the farmer level. Our dairy farmers need the stability such controls can afford because they are subject to the uncertain whims of nature. But I am equally convinced that there is no longer a need for government interference in the retail sale of milk. Such controls at the present force the New Hampshire housewife to pay substantially more for milk in gallon containers than in neighboring states and I can find no justification for it. This inequity strikes especially hard at large families who usually can least afford it, and it is intolerable in a free economy.

Finally, there is one other problem that, I am sure, is of as deep concern to you as it is to me. I refer to the alarming

and shocking increase in traffic accidents in this state. I need not detail the tragic human suffering and the shocking economic loss that is the consequence of this highway carnage. There are few families that have not been touched by it and most of us are aware that driving a car is rapidly becoming one of the most hazardous things we do in the course of our daily lives.

I am aware there is no simple remedy like an annual immunization shot to solve this problem. The solution is of necessity complex.

But we can enact legislation that will initiate an all-out attack on this growing menace. We can enact legislation that will provide meaningful deterrents to the willful or careless traffic violator. We can enact legislation to provide stricter law enforcement, and I propose to recommend that we do so.

I shall recommend that this Legislature create a permanent statutory Governor's Traffic Safety Committee. As you know, I created such a committee by executive order last July. It has made an excellent beginning by providing recommendations for immediate legislation which I will outline for you shortly. But this problem is a permanent one and this commission should be statutory to insure a continuing attack on the problem of the automobile.

I shall recommend passage of a so-called "implied consent" law. Such a law would make it mandatory for a driver suspected of operating a vehicle under the influence of liquor to submit to a blood test to determine the alcoholic content of his blood. Previously, I have vigorously opposed such legislation, but I have become convinced by the logic of experience and by the wasteful expenditure of human lives that the urgency of cutting down the number of traffic deaths demands its passage.

I shall recommend the passage of a realistic speed law. There is not much point in retaining a 40 mile per hour speed zone where 90% of the drivers habitually drive at 50 miles or more an hour. Such a situation only leads to confusion and a disrespect for the law. We need to determine and set realistic limits and then make the driver aware that these will be the absolute limits tolerated.

I shall also recommend that the Commissioner of Safety be given the power to suspend a driver's license immediately following a conviction for a serious traffic violation including speeding. Today a driver travelling 80 miles an hour in a 60 mile zone is a potential killer of your family and mine. If arrested and convicted, he is punished by a ten dollar fine and allowed to drive away immediately. Such punishment today is hardly a deterrent.

I believe that if in addition we suspend his license for ten or twenty days, the effect will be far greater for the fact of the matter is that many drivers have greater concern for their licenses than their lives.

If speed is a major factor in our traffic accident problem, and the figures demonstrate it is, then let the violator pay a meaningful penalty for his reckless unconcern for others.

I shall also recommend that no 16-year-old be allowed to apply for a driver's license unless he has completed an approved course in driver's training. Driver education has proven to be an effective weapon in the war on accidents, and we must encourage its emphasis and its expansion. I can assure you that highway safety will be a daily and prime concern of this administration.

In conclusion I would point out to you that two years ago there were concerns expressed publicly over the fact your Chief Executive was of a different political persuasion than the majority of the members of the General Court.

There existed an anxiety that the orderly functions of the state government might be impeded by such a situation.

I need not tell you those fears were not borne out.

The excellent spirit of cooperation between the executive and legislative branches of government resulted in the fruitful and productive 1963 session. I am confident that such a spirit and such results will again prevail in 1965.

This is as it should be. The people of this state have demonstrated beyond doubt that in these times they are interested more in accomplishment than partisanship — more concerned with progress than with politics.

This is our mandate — yours and mine — to give a priority to the needs of our people over the mere pursuit of politics.

For in the course of history, and in our short lifetime "credititis" or the vanity of who gets credit for what matters little, so long as the needs and the interests of the general public are served.

So then let this be our goal — to unite in a partnership for progress that will maintain and promote the general welfare of all the people of this great state in a strict but fair observance of justice and public faith.

It is a worthy goal. And with God's help and your wisdom and industry and cooperation, I am confident that we shall achieve it.

* * *

The benediction was then offered by Rt. Reverend Charles F. Hall, Episcopal Bishop of New Hampshire.

On motion of Senator English of the 11th District the Joint Convention rose.

House

Resolutions

Mr. Craig of Manchester offered the following resolution:

Resolved, That the House of Representatives has listened with gratification to the message of Governor John W. King and hereby expresses to him the high esteem in which we hold him.

On a viva voce vote the Resolution was adopted.

* * *

Mr. Taft of Greenville offered the following resolution:

Resolved, That the Clerk be instructed to have the address of Governor John W. King printed in the Journal and that 600 additional copies be printed in pamphlet form.

On a viva voce vote the Resolution was adopted.

Resolutions

Messrs. Craig, Kearns, Capistran and Manning of Manchester, McGee of Lincoln, Pickett of Keene, Coutermarsh of

Lebanon, Keefe of Portsmouth, Mrs. Hartigan of Rochester, Mrs. St. Pierre of Rochester, Miss Normandin of Laconia. Messrs. Sheridan of Berlin, York of Penacook, Donnelly of Dover, D'Amante of Claremont and Spanos of Newport offered the following Resolutions for all Democratic members of the House of Representatives:

Whereas, It is with great sadness and a deep sense of loss that we have learned of the death of J. Murray Devine of Manchester, and

Whereas, He was a man of many accomplishments, currently being State Chairman of the Democratic Party, had served in the United States Navy, was Secretary of the 1948 New Hampshire Constitutional Convention, was a member of the Military Staff of Governor John W. King, a prominent member of the New Hampshire Bar and filled many political and civic positions, all of these with great honor and beneficial results, and

Whereas, He possessed a most pleasing personality which, with his generous spirit of cooperation, endeared him to all who knew him, therefore be it

Resolved. That we, the Members of the New Hampshire House of Representatives of the General Court of 1965, hereby pay tribute to J. Murray Devine for his services to his city, state and nation, and extend our heartfelt sympathy to his family in its great bereavement, and be it further

Resolved. That a copy of these Resolutions be forwarded to his widow, Mrs. Devine.

On a rising vote and a moment of silent prayer the Resolutions were unanimously adopted.

* * *

Mr. Pickett of Keene moved that the rules of the House be so far suspended as to permit business in order at 3:00 o'clock be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Mr. Pickett explained the reason for the above motion and moved its adoption.

On a viva voce vote the motion was adopted.

Afternoon Session

On motion of Mr. Hancock of Concord the House ajourned at 12:49 o'clock.

TUESDAY, January 12, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered as follows by Dr. William Peckham of Nashville, Tennessee, a member of the National Board of the Methodist Church:

Our Father God, Who hast called us into life and set us in this world of complexity, challenge, and opportunity; we bow before Thee this day as Thy children seeking Thy guidance and help.

Especially in this hour do we invoke Thy special blessing upon Governor King and these men and women who have been called to this special responsibility as legislative representatives of the people of this state. Grant them wisdom to understand and respond to the needs of our people. Grant them the unity of compassion and concern that will make their work fruitful. Give them strength of purpose and guard them from compromise of principle. So may they be faithful stewards of their time and influence in this task to which they have been called.

May Thy loving and watchful providence guide them this day and always. In the name of Jesus Christ, Thy Son and Our Lord. Amen.

(NOTE) Dr. Peckham was Chaplain at the Pentagon in Washington three years ago during the time Col. John Glenn made his historic flight.

Pledge of Allegiance to the Flag

Mr. Eastman of Exeter led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of a Guest

The Chair introduced Miss Graciela Espana from Chile as guest of the House today, courtesy of Mrs. Clark of Lee.

Leave of Absence

Mrs. Thompson of Northfield was granted a leave of absence for the week on account of illness.

Qualified

The following members appeared before Governor King and presented their credentials and were duly qualified and seated as members of the House: Messrs. McCarthy, Ward 1, Laconia. Welch. Ward 4, Manchester and Leavitt of North Hampton.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table, and referred as follows:

- HB 23, to provide additional retirement to retired members of the policemen's retirement system. (Rufo of Concord) To Executive Departments and Administration.
- HB 24, to make it a felony to escape from a house of correction. (Wildey of Westmone and) To Judiciary.
- HB 25, to make the theft of an automobile a felony. (Wildev of Westmoreland) To Judiciary.
- HB 26, relative to exceptions from fees under the aeronautics law. (Pickett of Keene and Coutermarsh of Lebanon) To Claims & Acronautics.
- HB 27. relative to disposition of revenue from aircraft operating fees. (Pickett of Keene and Coutermarsh of Lebanon) To Claims & Aeronautics.
- HB 28, for the purchase, operation, and maintenance of a state-owned aircraft. (Pickett of Keene and Coutermarsh of Lebanon) To Claims & Aeronautics.
- HB 29, to make appropriation for the development of scheduled air service. (Pickett of Keene and Coutermarsh of Lebanon) To Claims & Aeronautics.

- HB 30, to authorize the Aeronautics Commission to assist in the industrial development of airport sites. (Pickett of Keene and Coutermarsh of Lebanon) To Claims & Aeronautics.
- HB 31, to provide adequate terminal buildings at airports. (Pickett of Keene and Coutermarsh of Lebanon) To Claims & Aeronautics.
- HB 32, relative to time for taking deer. (Diffenderfer of Ossipee) To Fish and Game.
- HB 33, to raise the prize limit on beano games. (Walsh of Manchester) To Judiciary.
- HB 34, to provide that at biennial and primary elections the polls remain open for not more than twelve hours. (Walsh of Manchester) To Judiciary.
- HB 35, making an appropriation for the state council on aging. (Plourde of Pembroke) To Appropriations.
- HB 36, to provide for a salary increase for classified state employees. (LaFrance of Manchester) To Executive Departments and Administration.
- HB 37, relative to the relocation of a portion of the central New Hampshire turnpike. (Belcourt of Nashua) To Public Works.
- HB 38, to reclassify a class II highway in the town of Bartlett to a Class V Highway. (Howard of Bartlett) To Public Works.
- HB 39, relating to the sale of liquor and beverages in first-class restaurants. (Bednar of Hudson) To Liquor Laws.
- HB 40, relative to the sale of sweepstakes tickets. (Pickett of Keene) To Executive Departments and Administration.

Reconsideration

Mrs. Marx of Langdon, having voted with the majority, moved that the House reconsider its action whereby it passed the following Concurrent Resolution and spoke in favor of the motion:

Resolved by the House of Representatives, the Senate Concurring:

That, because of limitations and mechanics of printing bills by the offset method, no more than three sponsors shall be permitted on any one bill.

* * *

At the request of Mr. Stafford of Laconia, and Mr. Urie of New Hampton, Mr. Taft of Greenville explained the concurrent resolution and spoke in favor of the motion.

On a viva voce vote the motion to reconsider was adopted.

The question now being on adoption of the Concurrent Resolution as passed by the House previously.

On a viva voce vote the concurrent resolution was not adopted.

Resolutions

Mrs. Ainley of Manchester offered the following Resolutions for the Manchester Delegation:

Whereas, we have learned with sorrow of the passing of one of our oldest fellow representatives, Joseph H. Geisel of Manchester, and

Whereas, Mr. Geisel served long and faithfully his city, county and state, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court Convened, do hereby extend our deepest sympathy to his family, and be it further

Resolved, that the Clerk transmit a copy of these resolutions to his brother, Carl Geisel.

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Merrifield of Sunapee offered the following Resolutions:

Whereas, we have learned with regret of the passing of a former fellow representative, Leo L. Osborne of Sunapee, and

Whereas, Mr. Osborne served his town, county and state long and faithfully, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby extend our sincere sympathy to his family, and be it further

Resolved, that a copy of these resolutions be forwarded to them.

On a viva voce vote the Resolutions were unanimously adopted.

Mrs. Marx of Langdon offered the following Resolutions:

Whereas, we have learned with regret of the passing of a former fellow member, Arthur F. Turner of Gilsum, and

Whereas, Mr. Turner served his town, county and state faithfully and well, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby pay tribute to his service and extend our sincere sympathy to the bereaved family, and be it further

Resolved, that a copy of these resolutions be transmitted to Mrs. Turner.

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Capistran of Manchester offered the following Resolutions for the Manchester Delegation:

Whereas, we have learned with sorrow of the passing of a former fellow representative. Dennis F. Mahoney of Manchester, and

Whereas, Mr. Mahoney has served his city and state over a long period of time, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

 $Resolved, \, {\rm that} \, \, {\rm a} \, \, {\rm copy} \, \, {\rm of} \, \, {\rm these} \, \, {\rm resolutions} \, \, {\rm be} \, \, {\rm forwarded} \, \, {\rm to} \, \, \, {\rm Mrs.} \, \, \, {\rm Mahoney}.$

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Pickett of Keene explained to the House the proper use of the microphones.

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

On motion of Mr. Eaton of Hillsborough the House adjourned at 12:01 o'clock.

WEDNESDAY, January 13, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Reverend Irving Jones from the Methodist Church in Derry and Londonderry as follows:

Oh, God, our help in ages past. Our hopes for years to come,

Our shelter from the stormy blasts, And our eternal Home.

We bow humbly in Thy presence, grateful for your loving kindness to the children of ment grateful for Thy blessings upon our nation — and upon our Granite State.

The tasks and responsibilities that rest upon our shoulders are great. We know that in and through ourselves we cannot perform them alone; we need the help of each other and most of all — Divine help. So humbly we pray, Thy Kingdom come, Thy will be done in all our hearts and lives.

To this end, give us wisdom, give us courage, for the facing of this hour. Bless our governor, the Honorable John King, whom Thou hast chosen to lead us, and all those here who have been chosen to lead our state and nation to higher and nobler paths.

Long may our land be bright with freedom's holy light, Protect us by Thy might, Great God, our King! Amen.

Pledge of Allegiance to the Flag

Mr. Morse of Enfield led the Convention in the Pledge of Allegiance to the Flag.

House Leaves of Absence

Mr. Nikitas of Nashua was granted leave of absence for the day on account of important business.

Mrs. Gowing of Dublin and Mr. Bartlett of Manchester were granted leave of absence for the day on account of illness.

Resignations

107 Silver Street Dover, New Hampshire January 6, 1965

Mr. Francis W. Tolman, Clerk New Hampshire House of Representatives State House Concord, New Hampshire

Dear Mr. Tolman:

Due to circumstances beyond my control, I hereby tender my resignation as a Representative to the General Court from Dover-Ward 3. I request this resignation be accepted immediately.

> Yours very truly, Robert J. Smith

The Chair accepted the resignation.

January 11, 1965

Hon. Walter Peterson Speaker N. H. House of Representatives Concord, N. H.

Dear Walter,

It is with deep regret that I must ask you to accept my resignation as a member of the 1965-66 House of Representatives. Due to business and family responsibilities I will be un-

able to devote the time that would be necessary to assure proper service to the citizens of my Ward.

As you are aware I was a reluctant candidate and attempted to withdraw from the election.

May I wish you and all the members of the House a very successful session.

Sincerely, Maurice M. MacDonald Ward 6 Concord, N. H.

The Chair accepted the resignation.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table, and referred as follows:

- HB 41, prohibiting the sale of sweepstakes tickets by unauthorized persons. (Pickett of Keene) To Judiciary
- HB 42. authorizing towns to appropriate funds for aeronautical facilities. (Coutermarsh of Lebanon and Pickett of Keene) To Ways and Means.
- HB 43, making appropriations for county extension agents. (Berry of Barrington, Chamberlin of Bath, Underwood of Chester) To Agriculture.
- HB 44, relative to political expenditures by special committees. (O'Neil of Chesterfield) To Judiciary.
- HB 45, to give the right to vote to a person becoming of voting age within six months after moving from one place within the state to another place within the state. (Shea of Keene) To Judiciary.
- HB 46, to establish an elevator inspection law. (York of Concord). To Labor.
- HB 47, relative to increase in fish and game licenses. (Pennington of Epping, Kearns of Manchester) To Fish & Game
- HB 48, authorizing the dissolution of the Penacook school district and uniting it with the union school district of Concord. (York of Concord). To Concord Del.

HB 49, to increase the limit of outstanding borrowing by the state. (Reddy of Hopkinton) To Appropriations.

HB 50, establishing a permanent head tax for the use of towns and cities. (Herbert of Windham) To Ways & Means.

* * *

On motion of Mrs. Palmer of Plaistow the order whereby HB 7. An Act discontinuing the Portsmouth term of the Superior Court, was referred to the committee on Judiciary, was vacated, and the bill was referred to the Rockingham County Delegation.

Resolutions

Mr. Coutermarsh of Lebanon offered the following Resolutions:

Whereas, the Boston and Maine Railroad has furnished with transportation the residents of the state of New Hampshire for nearly a century, and

Whereas, it has been brought to our attention that without the consultation with the Public Utilities Commission of this state, the Interstate Commerce Commission has allowed the Boston and Maine to discontinue thirty-three passenger trains bringing hardship to the people of our area by taking away their means of transportation, and

Whereas, we have reason to believe that soon the single remaining passenger train will also be taken off, leaving no passenger service within the state, therefore be it

Resolved, that we, the members of the 1965 House of Representatives in General Court convened, do hereby request that our members of Congress in Washington, D. C., protest to the Interstate Commerce Commission, the removal of our passenger service and do all in their power to see that these passenger trains are reinstated, and be it further

Resolved, that a copy of these resolutions be forwarded to each of the members of the New Hampshire Delegation in Congress.

* * *

The Resolutions were referred to the committee on Transportation.

Mr. Coutermarsh of Lebanon rose on a point of personal privilege.

* * *

Mr. Coutermarsh of Lebanon offered the following Resolutions:

Resolutions

Whereas, Secretary of Defense McNamara has issued orders which scheduled the Portsmouth Navy Yard for phasing out of the construction of submarines and eventually closing of the Yard, and

Whereus, this does not seem to be in the interest of defense because the armed forces are relying heavily on the operation of atomic submarines constructed at this base and it seems most illogical to order the closing of this yard after the many years of operation which has attested to the distinctive quality of workmanship and craftsmanship of construction of naval yessels at Portsmouth, and

Whereas, this action would generally weaken our ability to properly defend ourselves which would be a serious blow, both to the defense of our nation and to the economy of our sea coast region of the State of New Hampshire, therefore be it

Resolved, that we, the Members of the House of Representatives of the 1965 session of the General Court of New Hampshire, resent the order for the closing of the Yard and the report of the joint Congressional committee and atomic energy commission which recently investigated the sinking of the Thresher: we deplore the report which is an insult to the loyal and dedicated workers at the naval facility who are being charged with negligence for this accident. This blame is not substantiated, because, immediately following the sinking of the Thresher, a full board of inquiry was established, and after extensive and exhaustive investigation, the yard was absolved from any implication of negligence. It appears that this report is merely a political decision being handed down at this late hour for the closing of the yard at the direction of Secretary McNamara, and we deeply resent this smear on the integrity and performance of duty by our New Hampshire citizens employed at the naval shipyard; and be it further

Resolved, that copies of these Resolutions be forwarded by the Secretary of State to Secretary of Defense McNamara, the Clerks of both houses of Congress, the Atomic Energy Commission and the members of the New Hampshire delegation to Congress.

* * *

The Resolutions were referred to the committee on Public Works.

Mr. Coutermarsh of Lebanon rose on a point of personal privilege.

Mrs. Rossley of Portsmouth offered the following Resolutions:

Resolution

Whereas, the New Hampshire State Senate on 6 January 1965 acted in an arbitrary and undemocratic manner by using a double standard of judgment in voting to unseat State Senator Robert Preston of the twenty-third senatorial district and seating State Senator William Johnson of the fifth senatorial district in spite of the fact that he did not meet the constitutional inhabitant requirements and

Whereas, State Senator James Lewis of the eighth senatorial district, by his own admission, did not meet the state inhabitant requirements and requested that his seat be declared vacant and

Whereas, the State Senate refused to honor his request and voted to seat the defeated Republican candidates in the eighth and twenty-third senatorial districts rather than declaring these seats vacant and thus by their arbitrary action disenfranchised the voters of these two senatorial districts and

Whereas, the voters of the eighth and twenty-third senatorial districts have repudiated these same two Republican candidates, now, therefore be it

Resolved by the House of Representatives in General Court Convened: That the Senate of the State of New Hampshire shall be censured for their arbitrary, undemocratic and unethical actions of 6 January 1965.

* * *

The Resolutions were referred to the committee on Judiciary.

Personal Privilege

Mr. Taft of Greenville and Mr. Craig of Manchester rose on a point of personal privilege.

Monitors for Mileage Boards

Division 1

Seats 1-20 — Feldman of Manchester

Alternate: Hayes of Madison Seats 18-43 — Brown of Loudon Alternate: Colbath of Dover

Division 2

Seats 1-22 — Hood of Plainfield

Alternate: Leavitt of North Hampton

Seats 23-52 — Heald of Keene

Alternate: Pollock of Keene

Seats 53-77 — Campbell of Claremont

Alternate: Abare of Trov

Seats 78-101 — Cummings of Danville

Alterate: Dame of Portsmouth

Division 3

Seats 1-23 — Barnard of Goffstown

Alternate: Berringer of Woodstock

Seats 24-53 — Wiggin of Bedford Alternate: Bragdon of Amherst

Seats 54-89 — London of New London

Alternate: Pinkham of Northwood

Seats 90-119 — Walsh of Manchester

Alternate: Delisle of Manchester

Division 4

Seats 1-22 — Reddy of Hopkinton

Alternate: Diffenderfer of Ossipee

Seats 23-52 — Maxham of Concord

Alternate: Anderson of Warren

Seats 53-77 — Barker of Stratham Alternate: Bartlett of Goffstown

Seats 78-99 — Collishaw of Exeter

Alternate: Shute of Lancaster

Division 5

Seats 1-25 — Moore of Bradford Alternate: Maxwell of Henniker

Seats 26-43 — Uhlenberg of Gilmanton

Alternate: Watson of Belmont

Citation

The chair would like at this time to take the opporturnity to express the gratitude of this body for the services, voluntary and gratis, of the former member from Goffstown, Mr. Kenneth Hambleton, former chairman of the seating committee, who was of great assistance to that committee in the work of assigning seats to the members for the present session.

Mr. Stafford of Laconia spoke in favor of the above notice.

Mr. Clark of Kingston offered the following Resolutions:

Resolutions

Whereas, we have learned with sorrow of the passing of a former fellow representative. Guy E. Nickerson of East Kingston, and

Whereas, Mr. Nickerson served his town and state for many years, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby pay tribute to his services, and be it further

Resolved, that a copy of these Resolutions be transmitted to Mr. and Mrs. David Bruce of East Kingston.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mr. O'Hara of Gorham offered the following Resolutions:

Resolutions

Whereas, we have learned with regret of the passing of our fellow representative, George W. W. Graham of Gorham, and

Whereas, Mr. Graham served his town as representative for many sessions, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, that a copy of these resolutions be forwarded to his family.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Messrs, Anderson of Concord and Dionne of Nashua offered the following Resolutions:

Whereas, we have learned with sorrow of the passing of a former fellow representative, Mary E. Arsenault of Randolph, and

Whereas, Mrs. Arschault served her city, county and state faithfully and well, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in Gen ral Court convened, do hereby pay tribute to her services and extend our sincere sympathy to the bereaved family, and be it further

Resolved, that a copy of these resolutions be transmitted to Dr. J. Kenneth Arsenault.

* *

On a viva voce vote the Resolutions were unanimously adopted.

Messrs. Andersen of Concord and George A. Dionne of Nashua offered the following Resolutions:

Resolutions

Whereas, we have learned with sorrow of the passing of Dr. George H. Nash of Concord, and

Whereas, Dr. Nash served his city county and state faithfully and well, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby pay tribute to his services and extend our sincere sympathy to the bereaved family, and be it further

Resolved, that a copy of these resolutions be transmitted to his son, Mr. Donald Nash.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Resolutions

Mr. Stafford of Laconia, for the Laconia Delegation, offered the following resolutions:

Whereas, we have learned with regret of the passing of a former fellow member, Walter A. Harkins of Laconia, and

Whereas, Mr. Harkins served his town, county and state faithfully and well, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby pay tribute to his services and extend our sincere sympathy to the bereaved family, and be it further

Resolved, that a copy of these resolutions be transmitted to Mrs. Harkins.

* * *

On a viva voce vote the Resolutions were manimously adopted.

Messrs. Gallagher and Provencal of Hudson offered the following:

Resolutions

Whereas, we have learned with sorrow of the passing of our fellow representative from Hudson, Roland W. Abbott, and

Whereas, Mr. Abbott served his town and state for many years, therefore be it

Resolved, that we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family in their bereavement, and be it further

Resolved, that a copy of these resolutions be transmitted to his widow, Mrs. Roland Abbott.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Morrill of Litchfield offered the following Resolutions:

Resolutions

Whereas, we have learned with sorrow of the passing of our fellow representative. Howard S. Legallee of Litchfield, and

Whereas, Mr. Legallee served as representative from Litchfield and Hudson, therefore be it

Resolved, that we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family in their bereavement, and be it further

Resolved, that a copy of these resolutions be transmitted to his widow, Mrs. Phoebe Legallee.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Gilman of Franklin offered the following Resolutions:

Resolutions

Whereas, we have learned with sorrow of the passing of our former fellow Representative, Peter P. Charland of Franklin, and

Whereas, Mr. Charland served his city, county and state long and faithfully, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court convened, extend our sympathy to his family, and be it further

Resolved, that a copy of these resolutions be transmitted to Mrs. Charland.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Morse of Enfield offered the following Resolutions:

Resolutions

Whereas, Isaac H. Sanborn, a former Representative from Enfield for several sessions, has passed away, and

Whereas, Mr. Sanborn served his town as Selectman for twenty-one years and Tax Collector for one year, therefore be it

Resolved, that we, the members of the House of Representatives of the General Court of New Hampshire, hereby pay tribute to our former Fellow Member for his service to his town and state, and be it further

Resolved, that we extend to his family our heartfelt sympathy in its bereavement, and be it further

Resolved, that a copy of these resolutions be transmitted to his daughter, Mrs. Dorothy E. Pelkey.

* * *

On a viva voce vote the Resolutions were unanimously adopted

Mr. Guest of Cornish offered the following Resolutions for the Sullivan County Delegation:

Resolutions

Whereas, we have learned with sorrow of the passing of Fred W. Davis of Cornish, and

Whereas, Mr. Davis served his town as representative for many sessions, therefore be it

Resolved that we, the Members of the House of Representatives of the General Court of New Hampshire, hereby pay tribute to our former Fellow Member for his services to his town and state and extend our sincere sympathy to his widow, Mrs. Ruth Davis, and be it further

Resolved, that a copy of these Resolutions be transmitted to Mrs. Davis.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Osborne of Portsmouth offered the following Resolutions:

Resolutions

Whereas, we have learned with sorrow of the passing of a former fellow representative. Captain Robert Ralston Blaisdell of Portsmouth, and

Whereas, Captain Blaisdeli served his city, state and country faithfully and well, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby pay tribute to his services and extend our sincere sympathy to the bereaved family, and

Resolved, that a copy of these resolutions be transmitted to his widow, Mrs. Doris Blaisdell.

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Morse of Enfield offered the following Resolutions:

Resolutions

Whereas, Herbert E. Walbridge, a former Representative from Enfield, has passed away, and

Whereas, Mr. Walbridge served his town as Selectman, Town Clerk and Postmaster, therefore be it

Resolved, that we, the Members of the House of Representatives of the General Court of New Hampshire, hereby pay tribute to our former Fellow Member for his services to his town and state, and be it further

Resolved, that we extend to his family our heartfelt sympathy in its bereavement, and be it further

Resolved, that the Clerk of the House of Representatives transmit to his son, Dorrance Walbridge, a copy of these Resolutions.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mrs. White of Portsmouth offered the following Resolutions for the Portsmouth Delegation.

Resolutions

Whereas, we have learned with sorrow of the passing of our former fellow member from Portsmouth, Simes Frink, and

Whereas, Mr. Frink served for many years as Sheriff of Rockingham county as well as serving his town and state over a long period of time, therefore be it

Resolved, that we, the Members of the New Hampshire House of Representatives in General Court convened, do hereby wish to extend to his family our sincere sympathy in their bereavement, and be it further

Resolved, that a copy of these resolutions be transmitted to Mrs. Frink.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

* * *

The Chair announced today is the 72nd birthday of Mr. Fortier of Berlin.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be in honor of Mr. Fortier of Berlin and to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

On motion of Mr. Diffenderfer the House adjourned at 12:30 o'clock in honor of the birthday of Mr. Fortier of Berlin

THURSDAY, January 14, 1965

Joint Convention

Prayer

Prayer was offered as follows by Rev. Oliver C. Northcott, of the United Church of Christ, Penacook, N. H.:

Humbly, O God, we entreat Thee on behalf of this assembly, whose members have accepted a high and noble task as that of serving their fellow men. Grant unto them wisdom and courage, understanding and forebearance, firmness in the right, and the testimony of a good conscience. Amen

Pledge of Allegiance to the Flag

Mrs. Weeks of Greenland led the Convention in the Pledge of Allegiance to the Flag.

House

Leave of Absence

Mr. Davis of Greenfield was granted leave of absence for the day to attend a funeral.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table, and referred as follows:

- HB 51, to authorize cities to license electricians (Maxham of Concord) To Ex. Depts. & Adm.
- HB 52, to provide a seven per cent mark-up on tobacco products for the cost of doing business in defining cost to the retailer in the unfair sales act. (Roberts of Conway) To Ways & Means.

- HB 53, to repeal an appropriation to the Granite State Dairymen's Association. (Stevens of Epsom) To Ex. Depts. & Adm.
- HB 54, to remove the limitation on assets of the New Hampshire Humane Society. (Prescott of Laconia) To Ex. Depts. & Adm.
- HB 55, to regulate the length of tractor-trailers on state highways. (Griffin of Auburn) To Transportation.
- HB 56, to authorize the division of safety services of the department of safety to acquire land to build a boat house and launching ramp. (Stafford of Laconia) To Appropriations.
- HB 57, relative to classification of surface waters of Pemigewasset river watershed. (Urie of New Hampton and Plumer of Bristol) To Res. Rec. & Dev.
- HB 58, relating to radiation protection. (Maxham of Concord) To Public Health.
- HB 59, relative to construction of building to be used by the public. (Cobleigh of Nashua) To Public Works.
- HB 60, relating to the taking of deer. (LaFrance of Manchester) To Fish & Game.
- HB 61, relative to resignation of members of the general court. (Mrs. DeLude of Unity) To Ex. Depts. & Adm.
- HB 62, to provide for the appointment of a chairman of a committee of the general court while in recess. (Mrs. DeLude of Unity) To Ex. Depts. & Adm.
- HB 63, to authorize the layout of right of way, the acquisition of land and right of way, and the engineering for a high level Portsmouth-Kittery Bridge. (Mr. Osborn and Mr. Dame of Portsmouth) To Public Works.
- HB 64, to define the age of delinquent children. (Wildey of Westmoreland) To Judiciary.
- HB 65, relative to Strafford House at Plymouth State College. (Bell of Plymouth) To Public Works.

- HB 66, to authorize the Maine-New Hampshire Interstate Bridge Authority to install a moveable draw span on the lower deck level at pier 21 of the Piscataqua River Bridge. (Messrs. Dame and Osborn of Portsmouth) To Public Works.
- HB 67, relative to the sale of liquor by certain golf clubs. (Kendrigan of Manchester Ward 11) To Liquor Laws.
- HB 68, making appropriation for search and rescue of lost persons or other disasters. (Fairbanks of Boscawen) To Ex. Depts. & Adm.
- HB 69, relative to education of children placed in homes for children. (Davis of Greenfield) To Education.
- HB 70, to exempt real estate of persons over sixty-five years of age from a portion of taxes on their property. (Resnick of Manchester) To Ways & Means.
- HB 71, appropriating funds of the state nursing scholar-ship program. (Weeks of Greenland) To Education.
- HB 72, to reclassify a Class V highway in the town of Rindge to a Class III highway. (Allen of Rindge) To Public Works.
- HB 73, for the election of county commissioners for the county districts of Sullivan County. (Spanos of Newport, Downing of Newport, and D'Amante of Claremont). To Sullivan County Delegation.
- HB 74, to increase the salaries of aldermen of the city of Nashua. (Dionne of Nashua) to Nashua Delegation.
- HB 75, relative to the power of the town of Hampton to make by-laws. (Messrs. Casassa, Ring & Shindledecker of Hampton) To Judiciary.
- HJR 4, to provide funds for increase in daily rate paid to nursing homes for care of welfare recipients. (Ferguson of Milford)
- HJR 5, in favor of Kaston R. Zablackas. (Bingham of Concord)

Communications

January 12, 1965

Mr. Francis W. Tolman Clerk of the House State House, Room 302 Concord, New Hampshire

Dear Mr. Tolman:

As Chairman of the Advisory Committee to Study State Salaries, acting under the Laws of 1961, Chapter 221, Section 16, I am writing to advise you that the committee has just received from the Director of Personnel the results of a study upon which we expect to base our report to the House as required by this Statute.

This report will be compiled and be ready for submittal on approximately January 26. We understand, however, in the meanwhile other legislation of a similar nature will be considered by committees of the Legislature. It is not the intention of the committee to release publicly any of the material furnished to it by the Director of Personnel unless directed to do so by the Speaker of the House prior to submittal of our formal report on the above-mentioned date.

Sincerely yours, Edith B. Gardner, Chairman

* * *

January 8, 1965

Honorable Walter R. Peterson, Jr., Speaker of the House, New Hampshire General Court, State House, Concord, New Hampshire.

Dear Speaker Peterson:

I take this opportunity to extend a most cordial welcome to the members of the New Hampshire General Court as the 1965 Session gets under way.

In regard to the question of Legislative parking that comes up each time the Legislature convenes, we ask for the same cooperation and understanding that has been forthcoming in the past. I have conferred with Police Chief Walter Carlson and we again ask your cooperation in refraining from parking your cars on Main Street or in the twelve minute spaces in front of and on the south side of the Post Office. We would appreciate it if cars were not parked over night on the streets because of the snow removal problem presented by parked cars at this time of year.

Chief Walter Carlson informs me that all duly elected members of the General Court may obtain the usual Legislative sticker to be attached to the lower right hand corner of the windshield, and these stickers may be obtained from the Police Department on Warren Street. They will be honored on all vehicles that are properly parked in the metered or unmetered zones with the exception of Main Street and in the twelve-minute zones at the Post Office. These stickers will be honored on all days when the Legislature is in session.

If a member of the Legislature is tagged on a day when the Court is not in session, the member may take the ticket to the Police Station, and if it can be shown that they were on Legislative or Committee business, the officer in charge will excuse the offense.

Unfortunately, the police cannot authorize issuance of Legislative immunity to attaches, stenographers, clerks, reporters and photographers who are not elected members of the General Court. We realize that several persons whose services are vital to the smooth operation of the General Court would find it difficult to perform their duties if they were subject to overtime parking regulations. Any such person not actually a member of the General Court who feels he or she is entitled to a sticker should write a letter to Chief Carlson stating the reasons and he will be glad to consider each case of this nature on its individual merits.

I sincerely hope that these arrangements will be satisfactory to all parties concerned.

The Mayor's Office and the City Officials of Concord will be available to confer with you on this subject at any time.

Sincerely, Charles C. Davie, Mayor

Personal Privilege

Messrs. Craig of Manchester and McGee of Lincoln rose on a point of Personal Privilege.

Mr. Taft of Greenville rose on a point of Personal Privilege.

Committee Appointments Agriculture

Underwood of Chester — Chairman Noyes of Stewartstown — Vice Chairman

Bragdon of Amherst Dempsey of Franklin

Adams of Lebanon Abare of Troy

Persson of Candia Martel of Manchester, Ward 7

Stearns of Hinsdale Seymour of Carroll Gowing of Dublin Hickey of Dover

Ellms of Canaan Bradford of Rochester
Lake of Brentwood Lemieux of Manchester
Morrill of Litchfield Lerandeau of Marlboro

Anderson of Warren LaPlante of Nashua, Ward 3

Barrows of Claremont

Appropriations

Eaton of Hillsborough — Chairman Casassa of Hampton — Vice Chairman

Taylor of Whitefield Sheridan of Berlin Roberts of Conway Bailey of Newport Weeks of Greenland Bruton of Manchester Prescott of Laconia Hartigan of Rochester Bell of Plymouth Belcourt of Nashua DeLude of Unity York of Concord Smith of Concord Ballam of Walpole Cobleigh of Nashua Scott-Craig of Hanover

Ferguson of Milford Craig of Manchester Resuick of Manchester

Banks

Bigelow, Jr. of Warner — Chairman Stevens of Epsom — Vice Chairman

Reddy of Hopkinton Manchester of Hanover

Lewis of Lebanon Roby of Concord

Pratt of Keene Kimball of Newfields Champagne of Manchester Johnson of Franconia

Cox of Merrimack Burnham of Nashua

Cavis of Bridgewater Hilliard of Dover

Prudhomme of Claremont Tilton of Littleton

Ciborowski of Rye Flanagan of Dover Delisle of Manchester Hamilton of Claremont Latour of Hudson Maynard of Nashua

Claims and Aeronautics

Ring of Hampton — Chairman Rufo of Concord — Vice Chairman

Coutermarsh of Lebanon Henry of Concord

Brummer of Lisbon Carter of Milford Nalette of Manchester Karnis of New Ipswich

Marcoux of Nashua Watts of Deerfield Levasseur of Manchester Hall of Londonderry

Noel of Manchester Bork of Salisbury Dionne of Nashua, Ward 6 Thurston of Errol

Guilmette of Dover Yardley of Roxbury Welch of Manchester Barker of Nashua Dion of Manchester Barnes of Hampton Falls

Education

O'Neil of Chesterfield — Chairman Brown of Peterborough — Vice Chairman

Van Loan of Bedford Grinnell of Durham Russell of Keene Greene of Rye Demers of Lebanon Whipple of Lebanon

McEachern of Portsmouth Watkinson of Fitzwilliam Fitzpatrick of Manchester Berry of Barrington

Moriarty of Merrimack McDonough of New Castle Matheson of Center Harbor McKenna of Dover Chamberlain of Bath Levasseur of Goffstown

Park of Lyme O'Neil of Keene Fogg of Milan Nikitas of Nashua

Elections

McMeekin of Haverhill Shindledecker of Hampton Allan of Meredith

Healy of Manchester, Ward 6 Sheridan of Berlin

Engrossed Bills

Moulton of New Durham

Forbes of Marlow Milligan of Newbury York of Concord Normandin of Laconia

Executive Departments and Administration

Hancock of Concord — Chairman Aucella of Bennington — Vice Chairman

Clark of Lee Sherman of Lancaster Gardner of Littleton Allan of Meredith

Marx of Langdon Lamprey of Tuftonboro White of Portsmouth Ferron of Exeter Gelt of Salem

Barnes of Hampton Falls

Morse of Enfield
Gagnon of Berlin
McMahon of Salem
Gutoski of Manchester
Nyberg of Manchester
Walsh of Manchester
Coulon of Portsmouth
Boire of Somersworth
Rossley of Portsmouth

Fish and Game

Roy London of New London — Chairman Drew of Farmington — Vice Chairman

Wheeler of Shelburne Rolfe of Rochester Hayes of Madison Huggins of Pittsburgh

Forbes of Marlow Chency of Newton Merrifield of Sunapee Mack of Orford Barnes of Sandown

Brown of Loudon

Keane of Manchester, Ward 6 Guilbeault of Allenstown Bushey of Northumberland LaFrance of Manchester

Keating of Keene Gilman of Franklin Hunt of Stratford Lafond of Hooksett Oleson of Gorham

Insurance

Stratton of Derry — Chairman Davis of Greenfield — Vice Chairman

Watts of Deerfield Montplaisir of Manchester Boucher of Rochester Grant of Salem

Adams of Charlestown
Johnson of Rochester

Shute of Concord
Johnson of Monroe

Leavitt of N. Hampton Fairbanks of Boscawen Allard of Manchester Latour of Nashua Casey of Manchester Dumout of Rochester Desmarais of Nashua Leclerc of Manchester Putnam of Lebanon Desmarais of Jaffrey

Interstate Co-operation

Peterson of Peterborough Ainley of Manchester DeLude of Unity Normandin of Laconia Mahoney of Manchester

Journal

Peterson of Peterborough Cleghorn of Pelham Colburn of New Boston Downing of Newport Whelton of Nashua

Judiciary

Totman of Alstead — Chairman Frizzell of Charlestown — Vice Chairman

McMeekin of Haverhill
Ainley of Manchester
Wildey of Westmoreland
Griffin of Auburn
Bingham of Concord
Eastman of Exeter
Brungot of Berlin
Pryor of Ashland
Spitzli of Walpole
Maxwell of Henniker

Pickett of Keene
Healy of Manchester, Ward 6
Plourde of Pembroke
Normandin of Laconia
Spanos of Newport
Capistran of Manchester
Leonard of Nashua
Whelton of Nashua
Broderick of Manchester

Labor

Angus of Claremont — Chairman Stevenson of Bethlehem — Vice Chairman

Berringer of Woodstock Sanders of Concord Welch of Concord Cleghorn of Pelham Rich of Littleton Davis of Moultonboro Belanger of Manchester Kelsey of Nottingham Taft of Greenville Gallagher of Hudson Roy of Berlin

Habel of Somersworth

Babb of Mason Dion of Manchester Ingraham of Portsmouth
O'Hara of Gorham

MacFarlane of Swanzey

Bouley of Concord Maloomian of Somersworth

Liquor Laws

Collishaw of Exeter — Chairman Nahil of Claremont — Vice Chairman

Kelley of Franklin
Osborn of Portsmouth
Chamberlain of Wolfeboro
deBlois of Laconia
Quirk of Portsmouth
Christie of Mont Vernon
Bernier of Manchester
Bergeron of Manchester
Bouchard of Berlin
Hayes of Manchester
Vachon of Manchester

Rousseau of Mannchester Clancy of Manchester Desilets of Berlin Provencal of Hudson Grady of Manchester Manning of Manchester Blanchard of Manchester Sadler of Portsmouth Kendrigan of Manchester Coussole of Portsmouth

Mileage

Roberts of Conway — Chairman

Larty of Haverhill Emerson of Dalton Kearns of Manchester
Maloomian of Somersworth

Military and Veterans Affairs

Gay of Derry — Chairman Guest of Cornish — Vice Chairman

O'Shan of Laconia
Sawyer of Weare
White of Atkinson
Welch of Concord
Campbell of Claremont
Pollock of Keene
Whitney of Deering
Kurth of Sandwich
Young of Dover
Bouley of Nashua

Boisvert of Nashua Cournoyer of Jaffrey Manning of Northumberland Olivier of Manchester Levesque of Nashua Lynbourg of Strafford Brasley of Pembroke Marcotte of Rollinsford Smith of Portsmouth

Municipal and County Government

Cole of Swanzey — Chairman Barker of Stratham — Vice Chairman

Allen of Rindge
Crouch of Durham
Langford of Raymond
Hanson of Bow
Hood of Plainfield
Moulton of New Durham

Gage of Grafton
Milligan of Newbury
Farrington of Conway

Schatz of Hill

Gaffney of Claremont Bednar of Hudson Palmer of Kensington Dionne of Nashua, Ward 2 DesGrosseilliers of Manchester

Makris of Nashua Poliquin of Nashua Coffin of Somersworth Rosedoff of Nashua

Public Health

Feldman of Manchester — Chairman Herbert of Windham — Vice Chairman

Andersen of Concord
Pinkham of Northwood
McCarthy of Laconia
Clark of Kingston
Howard of Bartlett
Randall of Tilton
Leavitt of North Hampton
Montplaisir of Manchester
Gutterson of Keene
Colburn of New Boston

Mason of Nashua Rubins of Rochester Dubey of Berlin Ouellette of Manchester Jelley of Concord

Jelley of Concord McCann of Dover Murphy of Pittsfield Chasse of Somersworth St. John of Barnstead Corey of Manchester

Public Welfare and State Institutions

Heald of Keene — Chairman Maxham of Concord — Vice Chairman

Shea of Keene Faulkner of Keene Morrison of Salem Dawson of Milton Shindledecker of Hampton Heald of Wilton

Heald of Wilton
Hayner of Laconia
Thompson of Wilmot
Pennington of Epping
Wadleigh of Durham

Blanchette of Dover Nelson of Dover Vincent of Somersworth Peabody of Pelham Bissonnette of Nashua Gamache of Manchester

Beaudoin of Rochester Dearborn of Laconia LaRoche of Franklin Donnelly of Dover

Public Works

Stafford of Laconia — Chairman Fox of Wakefield — Vice Chairman

Cummings of Danville Edwards of Antrim Emerson of Dalton Willey of Campton Fortier of Berlin Davis of Conway Marsh of Colebrook D'Amante of Claremont Downing of Newport Wiggin of Bedford Moore of Bradford Lemire of Berlin Williams of Berlin Dame of Portsmouth Spollett of Hampstead McGee of Lincoln Corriveau of Rochester Cook of Hooksett

Foster of Laconia

Resources, Recreation and Development

Keefe of Portsmouth

Classin of Wolfeboro — Chairman Urie of New Hampton — Vice Chairman

Kimball of Derry Kopperl of Canterbury Watson of Belmont Sewall of Newmarket Roy of Berlin Williamson of Goshen Davis of Concord Fontaine of Berlin Phelps of Andover Scott of Derry Schwaner of Plaistow Conover of Manchester Karsten of Holderness Bartlett of Goffstown Dame of Concord Winkley of Rochester Call of Portsmouth **Junkins of Exeter** Bradshaw of Keene Ducharme of Goffstown

Rules

Peterson of Peterborough
Taft of Greenville
Angus of Claremont
Weeks of Greenland
Peever of Salem
Kearns of Manchester
Pickett of Keene
Craig of Manchester

Transportation

Smith of Plymouth — Chairman Soucy of Manchester — Vice Chairman

Low of Hanover Thompson of Northfield
Shute of Lancaster Uhlenberg of Gilmanton
Remick of Tamworth Williams of Eaton

Clymer of Harrisville Chamberlain of Alton Coburn of Milford Howard of Concord Coutermarsh of Lebanon McGee of Lincoln Sullivan of Nashua Barnard of Goffstown
McDermott of Manchester
Regan of Salem
Raiche of Manchester
Manning of Northumberland
O'Rourke of Manchester

Ways and Means

Diffenderfer of Ossipee — Chairman Peever of Salem — Vice Chairman

Colbath of Dover Brocklebank of Hollis Larty of Haverhill Head of Laconia Plumer of Bristol Guild of Gilford Palmer of Plaistow Bartlett of Manchester Joslyn of Sanbornton Canney of Farmington Kearns of Manchester Cullity of Manchester Casey of Manchester Hurley of Manchester Sabluski of Nashua Twardus of Newmarket Lesmerises of Manchester St. Pierre of Rochester Gauthier of Manchester

COMMITTEE ROOMS

Committee

Room

Agriculture — 306 State House

Appropriations — 318 State House

Banks -- Community Room, N. H. Savings Bank

Claims and Aeronautics — 5 Annex

Education — 100 State House — Educ. Com. Library

Elections — 100 State House

Engrossed Bills — Secretary of State

Executive Departments & Administration — 119 State House

Fish and Game — Wild Life

Insurance — 208W Annex

Interstate Cooperation — Secretary of State

Journal — Clerk's Office

Judiciary — 307 State House

Labor — 100 State House

Liquor Laws — 5 Annex

Mileage — Sergeant-at-Arms

Military and Veterans Affairs — State Library

Municipal and County Government — 107 Annex

Public Health — Wild Life

Public Welfare and State Institutions — State Library

Public Works — 208W Annex

Resources, Recreation and Development — 207 Annex

Transportation — 208W Annex

Rules — Speaker's Office

Ways and Means — 120 Annex

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet Tuesday next at 11:00 o'clock.

Afternoon Session

On motion of Mr. Cole of Swanzey the House adjourned at 12:00 o'clock noon.

TUESDAY, January 19, 1965

Joint Convention

Prayer

Reverend Luther Pennington, the member from Epping, led the Convention in prayer as follows:

O God our Father, save us from the tyranny of tradition, the odium of the ordinary, the superficiality of self. Enable us as individuals, struggling in the misty flats between what we think we are and what we should be that by thy Grace we can be true to our designations and to Thee.

Bless us this day as we further consider the affairs of our glorious state that by obedience to Thy spirit we can make the best possible decisions, Amen.

Pledge of Allegiance to the Flag

Mr. Kelley of Franklin led the Convention in the Pledge of Allegiance to the Flag.

House

Qualified

Mr. Shute of Concord appeared before Acting Governor, Stewart Lamprey, and presented his credentials and was duly qualified to take his seat as a member of the House.

Leaves of Absence

Miss Normandin of Laconia, Mrs. Hartigan of Rochester and Mr. Stratton of Derry were granted leaves of absence for the day on account of important business.

Mrs. Thompson of Northfield and Mr. Downing of Newport were granted leaves of absence for the day on account of illness.

Mr. Nikitas of Nashua was granted leave of absence for the day on account of illness in the family.

Mr. Schatz of Hill was granted an indefinite leave of absence on account of illness.

Introduction of Bills

The following bills were introduced, read a first and second time. laid on the table, and referred as follows:

HB 76, to regulate taking of wild black bear. (Demers of Lebanon) To Fish and Game.

- HB 77, to require register of deeds to supply copies of deeds to towns and cities. (Roby of Concord). To Municipal and County Government.
- HB 78, to reclassify a Class II highway in the town of Durham to a Class V highway. (Crouch of Durham). To Public Works.
- HB 79, to provide standard plans and specifications for new school buildings. (Ciborowski of Rye). To Education.
- HB 80, authorizing the director of fish and game to regulate the seasons for taking game, birds or wild life, after hearings. (Junkins of Exeter). To Fish and Game.
- HB 81, to adjust the salaries of certain legislative attaches. (McMeekin of Haverhill). To Executive Departments and Administration.
- HB 82, to remove the control of the public utilities commission over the accounts and records of municipal lighting and water systems. (Bingham of Concord). To Executive Departments and Administration.
- HB 83, to regulate the carriage of household goods for hire by motor vehicle. (Maxwell of Henniker). To Transportation.
- HB 84, to regulate the motor carriers of passengers. (Maxwell of Henniker). To Transportation.
- HB 85, to include the salaries of commissioners in the assessment of expenses against public utilities. (McGee of Lincoln). To Executive Departments and Administration.
- HB 86, appropriating funds for the new nursery building at Laconia State School. (McCarthy and O'Shan of Laconia). To Public Welfare and State Institutions.
- HB 87, to allow ice fishing in Sunapee Lake. (D'Amante of Claremont). To Fish and Game.
- HB 88, relative to counting ballots in city elections. (Brungot of Berlin). To Municipal and County Government.
- HB 89, to provide for election of town clerks at the biennial election. (Remick of Tamworth). To Judiciary.

HB 90, relative to the department of agriculture and to the agricultural advisiory board. (Stevens of Epsom). To Agriculture.

HB 91, to revise the system of filing corporation and trade names with the secretary of state. (Smith of Plymouth and O'Neil of Chesterfield). To Executive Departments and Administration.

HB 92, providing for local option for towns on the question of use of firearms in hunting deer. (Plumer of Bristol). To Fish and Game.

HB 93, to amend the charter of St. Mary's-in-the-Mountains. (Stevenson of Bethlehem). To Executive Departments and Administration.

HB 94, appropriating additional funds for the construction of a residence hall at the University of New Hampshire, and to be liquidated from income. (O'Neil of Chesterfield). To Education.

HJR 6, in favor of Florence E. Martelle. (Maxham of Concord). To Appropriations.

HJR 7, in favor of Mount Washington Observatory. (Taft of Greenville). To Appropriations.

HJR 8, in favor of the New Hampshire Veterans Association. (O'Shan of Laconia). To Appropriations.

* * *

On motion of Mr. Heald of Keene the order whereby HJR 4, to provide funds for increase in daily rate paid to nursing homes for care of welfare recipients, was referred to Public Welfare and State Institutions, was vacated and the House Joint Resolution was referred to the committee on Appropriations.

* * *

The Chair appointed the following members as Tellers:

Division 1, Angus of Claremont; Division 2, Kearns of Manchester; Division 3, Taft of Greenville; Division 4, Stevenson of Bethlehem; Division 5, Peever of Salem.

Communications

The family of the late Mary E. McGovern Arsenault wish to express their deep appreciation and sincere thanks for your kind expression of sympathy.

* * *

Gratefully acknowledging and thanking you for your kind expression of sympathy, family of the late Myron B. Felch.

Resolutions

Mr. Prescott of Laconia offered the following Resolutions:

Whereas, We have learned with regret of the death of Frederick B. Stothart, former Representative from Ward 4, Laconia, and

Whereas, Mr. Stothart served his city, county and state faithfully and well, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to his family.

* * *

On viva voce vote the Resolutions were unanimously adopted.

Mr. McCarthy of Laconia offered the following Resolutions:

Whereas, We have learned with regret of the death of Rene C. Lacaillade, former Representative from Ward 1, Laconia, and

Whereas, Mr. Lacaillade server his city, county and state faithfully and well, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to his family.

* * *

On viva voce vote the Resolutions were unanimously adopted.

Whereas, We have learned with regret of the death of Arthur J. Chartrain, former Representative from Nashua, and

Whereas, Mr. Chartrain served his city, county and state faithfully and well, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to Mrs. Chartrain.

* * *

On viva voce vote the Resolutions were unanimously adopted

Mr. Latour of Nashua offered the following Resolutions for the Nashua Delegation.

Whereas. We have learned with regret of the death of Wilfrid G. Thibault, former representative from Nashua, and

Whereas, Mr. Thibault served his city, county and state faithfully and well, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to Mrs. Thibault.

* * *

On viva voce vote the Resolutions were unanimously adopted.

Mr. Sherman of Lancaster offered the following Resolutions:

Whereas, We have learned with regret of the death of Arthur L. Simonds, former Representative from Lancaster, and

Whereus, Mr. Simonds served his town, county and state faithfully and well, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to his brother. William Simonds.

* * *

On viva voce vote the Resolutions were unanimously adopted.

Guests

The Chair introduced a group of students from Franklin High School, courtesy of the members from Franklin.

Personal Privilege

Mr. Pickett of Keene rose on a point of Personal Privilege.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

On motion of Mrs. Forbes of Marlow the House adjourned at 11:53 A. M.

WEDNESDAY, January 20, 1965

Joint Convention

Prayer

Prayer was offered by Reverend Pennington of Epping as follows:

O God, Our Father, humbly we bow before Thee knowing that thou art the author and sustainer of life.

This day, in all of our activities deliver us from shallowness and narrowness of mind and spirit. Broaden the dimension of our being with depth and breadth whereby we can accept our roles as servants and the service we render and the conduct we demonstrate will truly identify us as children of Thee, the Most High God. This we pray in the name of Christ, Amen.

Pledge of Allegiance to the Flag

Mr. Hood of Plainfield led the Convention in the Pledge of Allegiance to the Flag.

Leaves of Absence

Mr. Downing of Newport was granted leave of absence for the day on account of illness.

Mr. Pratt of Keene was granted leave of absence for the day on account of important business.

Mr. Dion of Manchester was granted leave of absence for today and Thursday on account of important business.

Mrs. Brungot was granted leave of absence for today and Thursday on account of illness.

Introduction of Bills

The following bills were read a first and second time, laid on the table for printing and referred as follows:

HB 95, to provide an airways toll on jet fuel. (Coutermarsh of Lebanon and Pickett of Keene) To Ways and Means.

HB 96, relative to state-owned airports. (Pickett of Keene and Coutermarsh of Lebanon) To Claims and Aeronautics.

HB 97, relative to police authority of the director of aeronautics and his field and office assistants. (Pickett of Keene and Coutermarsh of Lebanon) To Judiciary.

HB 98, authorizing towns to appropriate funds for air navigation facilities. (Pickett of Keene and Coutermarsh of Lebanon) To Municipal and County Government.

HB 99, providing for land acquisition, access to public waters and general improvements for the fish and game department. (McMeekin of Haverhill and Cullity of Manchester) To Resources, Recreation and Development and Fish and Game.

HB 100, relating to payment of veterans' burial expenses. (O'Shan of Laconia) To Military and Veterans' Affairs.

HB 101, legalizing the proceedings at the 1963 annual town meeting in the town of North Hampton (Leavitt of North Hampton) To Municipal and County Government.

* * *

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to dispense with the printing of HB 101.

The Clerk read the bill in full as follows:

* * *

HB 101, an Act legalizing the proceedings at the 1963 annual town meeting in the town of North Hampton.

- 1. Proceedings Legalized. The votes and proceedings at the annual town meeting of the town of North Hampton held on March 12, 1963 are hereby legalized, ratified and confirmed.
 - 2. Effective Date. This act takes effect on its passage.

On a viva voce vote the motion was adopted.

Introduction of Bills (cont.)

HB 102, establishing a finance commission for the city of Manchester. (Keane of Manchester) To Manchester Delegation.

HB 103, to increase the penalties for misrepresentation of age and possession of alcoholic beverages by minors. (Ferguson of Milford) To Judiciary.

HJR 9, making appropriation for the purchase, installation, operation, and maintenance of Visual Omni Range equipment. (Coutermarsh of Lebanon and Pickett of Keene) To Claims and Aeronautics.

HJR 10, making appropriations for airport snow removal and airport lighting aid. (Coutermarsh of Lebanon and Pickett of Keene) To Claims and Aeronautics.

HJR 11, in favor of Peter J. Jenovese. (Rufo of Concord) To Claims and Aeronautics.

Appointment of Attaches

The Speaker appointed the following attaches:

Custodian of Mail and Supplies — Forest A. Bucklin, Laconia.

Warden of the Coat Room — J. Edward Silva, Concord.

Assistant Warden of the Coat Room — John B. Mulaire, Hooksett.

Library Messenger — Mellen B. Benson, Conway.

Telephone Messenger — Margaret L. Weber, Croydon.

Judiciary Messenger — Mabel F. Richardson, Randolph.

Speaker's Page — Robert K. Turner, Enfield.

Pages — Division 1, James Martin, Concord; Division 2, Meda Kinghorn, Piermont; Division 3, George J. Heon, Derry; Division 4, Basil Connoly, Berlin; Division 5, Winthrop P. Caswell, Temple.

Resolutions

Messrs. Taft of Greenville and Craig of Manchester offered the following resolution:

Resolved, That the time for introduction of bills be extended for one week, to Thursday, January 28th. Requests for bills may be filed with the office of the Legislative Services prior to the above date. Such requests shall be made in the name of the sponsor of the bill and shall state the subject matter of the proposed bill.

On a viva voce vote the resolution was adopted.

Report of Committee

Mr. Pennington of Epping, for the committee to appoint a Chaplain, reported that the committee has selected Reverend William H. Crouch of Concord, of the Diocesan Counseling Service of the Episcopal Diocese of New Hampshire to be Chaplain during the 1965 session of the General Court, and moved that the report be adopted.

The report was accepted, and the question is on the motion that the report of the committee be adopted.

On a viva voce vote the report was adopted.

Resolutions

Mr. Coutermarsh of Lebanon and Mr. Vachon of Manchester offered the following Resolution:

Whereas, The Veterans Administration has ordered a cut back in the regional offices of veterans' affairs at both Manchester, New Hampshire, and White River Junction, Vermont, and

Whereas, This action might cause a cut back in veterans services and the loss of employment at these facilities, and

Whereas, Although the federal government has justified the cut back of the offices on the grounds that it would reflect economy without affecting the services to veterans, therefore be it

Resolved, That the Members of the House of Representatives of the 1965 session of the General Court of New Hampshire, strongly protest this cut back in the offices at Manchester, New Hampshire, and White River Junction. Vermont, because of the result in poorer services to veterans and hardship to people employed at these facilities, and be it further

Resolved, That copies of these Resolutions be transmitted to the Veterans Administration and to our Senators and Representatives in Congress.

Mr. Coutermarsh of Lebanon spoke in favor of the Resolutions.

The Chair referred the resolutions to the committee on Military and Veteran's Affairs.

, , , ,

Mr. Ring of Hampton for the Rockingham County Delegation offered the following Resolutions:

Whereas, We have learned with deep regret of the untimely passing of Gary F. Scamman, son of Douglas Scamman, former Speaker of the House, therefore be it

Resolved. That we, the members of the House of Representatives in General Court convened, do hereby extend our heartfelt sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to the Scamman family.

The The The

On a viva voce vote the Resolutions were unanimously adopted.

Messrs. Larty and McMeekin of Haverhill offered the following Resolutions:

Whereas, we have learned with regret of the death of Finlay P. Sleeper, former Representative from Haverhill, and

Whereas, Mr. Sleeper has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Helen Sleeper.

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Bednar of Hudson offered the following Resolutions:

Whereas, we have learned with regret of the death of Ned L. Spaulding, former Representative from Hudson, and

Whereas, Mr. Spaulding has served his community faithfully and with efficiency, therefore be it

Resolved. That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Spaulding.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Prescott of Laconia offered the following Resolutions:

Whereas. We have learned with regret of the death of Albert Lucier, former Representative from Ward 4, Laconia, and

Whereas, Mr. Lucier has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to his family.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mrs. Berry of Barrington offered the following Resolutions:

Whereas, we have learned with regret of the death of Roy V. Swain, former Representative from Barrington, and

Whereas, Mr. Swain has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to Mrs. Swain.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Dion of Manchester for the Manchester Delegation offered the following Resolutions:

Whereas. We have learned with regret of the death of Joseph A. Bernier, former Representative from Manchester, and

Whereas, Mr. Bernier has served his community faith - fully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Bernier, and be it further

Resolved, That a copy of these Resolutions be forwarded to his brother, Mr. Alphonse Bernier.

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Crouch of Durham offered the following Resolutions:

Whereas. We have learned with regret of the death of Laurence A. Bevan, former Representative from Durham, and

Whereas, Mr. Bevan has served his community faithfully and with efficiency, therefore be it

Resolved. That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Bevan, and be it further

Resolved. That a copy of these Resolutions be forwarded to Mrs. Bevan.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Bushey of Northumberland offered the following Resolutions:

Whereas, We have learned with regret of the death of Ismond D. Ellingwood, former Representative from Groveton, and

Whereas, Mr. Ellingwood has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Ellingwood, and be it further

Resolved. That a copy of these Resolutions be transmitted to Mrs. Ethel Ellingwood.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Belcourt of Nashua for the Hillsborough County Delegation offered the following Resolutions:

Whereas, We have learned with regret of the death of Honore E. Boutillier, former Representative from Nashua, and

Whereas, Mr. Boutillier has served his community faithfully and with efficiency, therefore be it

Resolved. That we, the members of the House of Representatives in General Court convened. do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to the Boutillier family.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 this afternoon to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

On motion of Mr. Bednar of Hudson the House adjourned at 11:54 A.M.

THURSDAY January 21, 1965

Joint Convention

Prayer

Prayer was offered by the Chaplain, Reverend William H. Crouch, as follows:

This is the day the Lord hath Made; We will rejoice and be glad of it.

Lord of all power and giver of grace and wisdom, we commend to Thee these persons here assembled who are engaged in the government of this State; Grant to them clean hands, pure hearts, and unfailing devotion to the cause of righteousness. To Thee, merciful Lord, we commend their endeavours, praying that it may be such as will promote thy work in our midst, to the help of the poor, the relief of the oppressed, the putting down of social evils and the redress of social wrongs. Let all they think or speak or do be for thy glory and the good of thy people. Amen.

Pledge of Allegiance to the Flag

Mrs. Colburn of New Boston led the Convention in the Pledge of Allegiance to the Flag.

House Introduction of Guests

The Chair introduced a group of students from the New Boston High School, courtesy of Mrs. Colburn of New Boston.

Leaves of Absence

Mr. McEachern of Pembroke was granted leave of absence for the day on account of important business.

Mrs. Gowing of Dublin and Messrs. Sayer of Weare and Downing of Newport were granted leaves of absence for the day on account of illness.

Introduction of Bills

The following bills were read a first and second time, laid on the table for printing and referred as follows:

- HB 104, to prohibit spillage of loose material and fluids on highways. (Davis of Conway) To Transportation.
- HB 105, relative to insurance rates. (Sheridan of Berlin) To Insurance.
- HB 106, providing additional retirement allowances for certain retired teachers. (Bell of Plymouth and DeLude of Unity) To Executive Departments and Administration.
- HB 107, extending the term of office of supervisors of the checklist. (Peever of Salem) To Executive Departments and Administration.
- HB 108, relative to conveyance of sand and gravel under water. (St. John of Barnstead and Welch of Concord) To Judiciary.
- HB 109, relating to partial payments on account of tax redemption. (Frizzell of Charlestown) To Judiciary.
- HB 110, relating to distribution and filing of property tax inventories. (Frizzell of Charlestown) To Judiciary.
- HB 111, relating to the contestability of a tax collector's deed. (Frizzell of Charlestown) To Judiciary.
- HB 112, relating to terms of office of tax collector. (Frizzell of Charlestown) To Judiciary.
- HB 113, to repeal the taxation of fur bearing animals. (Frizzell of Charlestown) To Ways and Means.
- HB 114, relating to applications for tax abatements. (Frizzell of Charlestown) To Judiciary.
- HB 115, increasing the per diem rate of members of the board of chiropractic examiners. (Blauchette of Dover) To Executive Departments and Administration.

HJR 12, providing supplemental appropriation for school building aid. (Weeks of Greenland) To Appropriations.

HJR 13, in favor of Edward W. Colby, M.D. (Rufo of Concord) To Claims and Aeronautics.

Resolutions

Messrs. Edwards of Antrim, Aucella of Bennington and Bartlett of Manchester, for the Hillsborough County Delegation offered the following Resolutions:

Whereas, We have learned with sorrow of the passing of our former fellow member. Samuel Green of Manchester, and

Whereas, Mr. Green has served as President of the Senate, a Colonel in the National Guard and in various civic capacities, therefore be it

Resolved, That we, the members of the New Hampshire House of Representatives in General Court convened, do hereby pay tribute to the memory of Mr. Green for his services to his state and community both in times of peace and war, and extend our heartfelt sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Green.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Sherman of Lancaster offered the following resolutions:

Whereas, We have learned with regret of the death of Mrs. Lula J. A. Morris, former representative from Lancaster, and

Whereas, Mrs. Morris has served her community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the New Hampshire House of Representatives in General Court convened, do hereby extend our sympathy to her family, and be it further

Resolved, That a copy of these Resolutions be transmitted to her son, Mr. Robert H. Morris.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Bingham of Concord offered the following Resolutions:

Whereas, We have learned with regret of the death of John C. White, our fellow representative from Concord, and

Whereas, Mr. White has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the New Hampshire House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. White, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Hazel White.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Latour of Nashua offered the following Resolutions:

Whereas, We have learned with regret of the death of Frank B. Shea, former representative from Ward 6, Nashua, and

Whereas, Mr. Shea has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the New Hampshire House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Shea, and be it further

Resolved, That a copy of these Resolutions be transmitted to his brother, Mr. Thomas E. Shea.

* * *

On a viva voce vote the Resolutions were unanimously adopted.

Mr. Stafford of Laconia offered the following Resolutions:

Whereas, We have learned with regret of the death of Walter G. Varrell, former Representative from Ward 6, Laconia, and

Whereas, Mr. Varrell has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the New Hampshire House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Varrell.

On a viva voce vote the Resolutions were unanimously adopted.

Personal Privilege

Mr. Maloomian of Somersworth rose on a point of Personal Privilege.

Announcement

The Chair announced that tomorrow is the 22nd birthday of the youngest member of the House, Mr. Smith of Ward 6, Portsmouth.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

On motion of Mrs. Ainley of Manchester the House adjourned at 11:36 A. M.

TUESDAY, January 26, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by the Chaplain as follows:

This is the day the Lord hath made: We will rejoice and be glad of it.

Within this morning's invocation the words of Winston Churchill live on in our purpose here assembled:

Grant, O Almighty God, who has given us this fair land and goodly heritage, that we may "settle all things for the greatest good of the greatest number by the common sense of most, after the consultation of all." This we ask for the love of our nation in the name of Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Brown of Loudon led the Convention in the Pledge of Allegiance to the Flag.

House

Leaves of Absence

Mr. Johnson of Franconia was granted leave of absence for the week on account of illness.

Mr. Maynard of Nashua was granted an indefinite leave of absence on account of illness.

Mr. Cavis of Bridgewater was granted leave of absence for the day on account of illness.

Mr. Smith of Portsmouth was granted leave of absence for the day on account of important business.

Introduction of Bills

The following House bills and House Joint Resolution were read a first and second time, laid on the table for printing and referred as follows:

HB 116, redefining a World War I veteran in connection with claim for burial expenses. (O'Shan of Laconia) To Military and Veterans' Affairs.

- HB 117, relative to supplies for discharged prisoners. (Peever of Salem) To Executive Departments and Administration.
- HB 118, increasing the per diem of members of state board of parole. (Peever of Salem) to Executive Departments and Administration.
- HB 119, requiring the use of approved brake meters by inspection stations. (Keene of Manchester) To Transportation.
- HB 120, relating to life insurance limits in loans for educational purposes. (Craig of Manchester) To Insurance.
- HB 121, for the elimination of the payment of bounties for bobcats, lynxes and wolves. (Welch of Concord) To Fish and Game.
- HB 122, expanding duties and powers of N. H. State Apprenticeship Council. (Corriveau of Rochester) To Labor.
- HB 123, relative to financing sewerage systems, sewage treatment works, and waste treatment facilities. (Bradshaw of Keene) To Executive Departments and Administration.
- HB 124, relating to definition of shellfish. (Maxham of Concord) To Public Health.
- HB 125, relating to duties of tax collector. (Hanson of Bow) To Municipal and County Government.
- HB 126, relating to the filing of property tax inventories. (Hanson of Bow) To Municipal and County Government.
- HB 127, relating to the taxation of bulk storage tanks. (Colbath of Dover) To Ways and Means.
- HB 128, relating to taxation of air conditioning facilities. (Colbath of Dover) To Ways and Means.
- HB 129, relating to reimbursement for cost of inventory blanks. (Colbath of Dover) To Ways and Means.
- HB 130, relating to identification of purchasers of real estate. (Frizzell of Charlestown) To Judiciary.
- HB 131, for the election of county commissioners for the county districts of Cheshire county. (Allen of Rindge) To Cheshire County Delegation.

HJR 14, appropriating funds for control of algae nuisances in Province Lake (Fox of Wakefield) To Resources, Recreation and Development.

Committee Report

Resolution Relative to closing of Veterans Administration facilities: Mr. Sawyer of Weare for Military and Veterans Affairs. Recommend that the Resolution be adopted.

On a viva voce vote the resolution was adopted.

Senate Message

The Senate has passed a bill with the following title, in the passage of which it asks the concurrence of the House of Representatives:

Senate Bill No. 16, an act relative to compensation of assistant clerk of the senate.

Introduction of a Senate Bill

Senate Bill No. 16, was read a first and second time and referred to the committee on Appropriations.

On motion of Mr. Taft of Greenville the rules of the House were so far suspended as to dispense with reference to committee and public hearing and the bill was ordered to third reading and final passage at 3:00 o'clock this afternoon.

Resolutions

Messrs. Taft of Greenville and Craig of Manchester offered the following Resolution and moved its adoption:

House Resolution

Establishing a Special Committee to Consider Reapportionment of the House of Representatives:

Whereas, the voters of the state ratified and adopted the alterations and amendments to the constitution proposed by the constitutional convention of 1964 which require the representation of the various towns, wards, places, and representative districts to be as equal as circumstances will admit, and which

granted the general court the power to district those towns, wards, or unincorporated places which are too small to be entitled to one or more full time representation, and

Whereas, the representation of members in the House of Representatives will have to be reapportioned in this session of the general court, and

Whereas, this reapportionment will entail a great deal of effort and consideration, and a bill providing for such a reapportionment should be handled as a matter separate and distinct from any other legislation before the house, now therefore be it

Resolved, That a committee to be known as the Reapportionment Committee is established consisting of twentythree members of the House of Representatives to be appointed by the speaker to consider the question of reapportionment of the representation of members in the House of Representatives and to prepare and present a bill providing for the same.

On a viva voce vote the resolution was adopted.

Messrs. Taft of Greenville, Craig of Manchester, Pickett of Keene and Spitzli of Walpole offered the following Resolutions:

Whereas. We have learned with sorrow of the demise in England of one of the most distinguished statemen in the world, The Hon. Winston Churchill, and

Whereas, In recognition of Mr. Churchill's honorable citizenship in this country we feel that the United States has also lost a valued friend and advisor, therefore be it

Resolved, That we, the members of this 1965 House of Representatives in General Court convened, do hereby pay tribute to the memory of a man who has proven to the world his love of country and of humanity, and extend our heartfelt sympathy to his family and to the British Empire, and be it further

Resolved, That a copy of these resolutions be transmitted by the Clerk of the House to Lady Churchill.

Mr. Pickett of Keene spoke in favor of the resolutions.

On a rising vote the Resolutions were unanimously adopted.

Communication

Honorable Walter R. Peterson, Jr. Speaker, House of Representatives State House
Concord, New Hampshire 03301

Dear Mr. Speaker:

As another legislative session begins, I am reminded of the very difficult parking problems that past sessions have brought to the Concord Post Office. Perhaps this letter, if you will share it with other members of the House, will afford us some relief.

The Concord City Government has set aside three twelveminute meters directly in front of the main post office on North State Street and six twelve-minute meters on the north side of Capitol Street adjacent to our south entrance for the use of our postal patrons, and these spaces should not be used for legislative parking. Additionally, the post office parking lot is limited strictly to the use of building employees.

The cooperation of you and your colleagues in this matter will be personally appreciated.

Sincerely, Richard W. Eddy Postmaster

Point of Information

Mrs. Greene of Rye rose on a point of information.

Mrs. Schwaner of Plaistow rose on a point of information.

Mr. Cobleigh of Nashua moved that when the House adjourns today it be in memory of Sir Winston Churchill.

On a viva voce vote the motion was adopted.

* * *

On motion of Mr. Sheridan of Berlin the remarks of Mr. Pickett of Keene regarding Sir Winston Churchill will be printed in the House Journal at a future date.

* * *

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

SB 16, An Act relative to compensation of assistant clerk of the Senate, was read a third time, passed, and sent to the Secretary of State to be engrossed.

* * *

On motion of Mrs. Adams of Charlestown the House adjourned at 12:03 o'clock in memory of Sir Winston Churchill.

WEDNESDAY, January 27, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by the Chaplain as follows:

This is the day the Lord hath made; we will rejoice and be glad in it.

Almighty God in this our day we give thee humble and hearty thanks for those who stood at Runnymede these seven centuries and a half ago, proclaiming man's right to speak in freedom. Grant us grace so to maintain this right that our deliberations are dignified by our awareness of the past, and thoughtful of the responsibility we owe to thy people this day. This we ask through Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Walsh of Manchester led the Convention in the Pledge of Allegiance to the Flag.

House

Leaves of Absence

Messrs. Ring of Hampton, Cavis of Bridgewater and Call of Portsmouth were granted leave of absence for the day on account of illness.

Introduction of Bills

The following bills were introduced, read a first and second time, and referred as follows:

HB 132, legalizing the organization of Fall Mountain Regional School District and repealing certain laws relating to Charlestown School District. (Totman of Alstead, Mrs. Frizzell and Mrs. Adams of Charlestown) To Judiciary.

HB 133, relative to additions to the Eastern New Hampshire Turnpike. (Spollett of Hampstead) To Public Works.

HB 134, relating to capital required to organize insurance companies. (Williamson of Goshen) To Insurance.

HB 135, relative to an appropriation for the airport of the town of Whitefield to meet the requirements for state and federal aid. (Taylor of Whitefield, Stevenson of Bethlehem, and Gardner of Littleton) To Appropriations.

Committee Reports

HB 54, to remove the limitation on assets of the New Hampshire Humane Society, Mr. Lamprey of Tuftonboro for Executive Departments and Administration. Ought to pass.

The bill was ordered to a third reading at 3:00 o'clock this afternoon.

HB 1, to provide that the chairman of the Commission on Interstate Cooperation be elected, Mr. Capistran of Manchester for Judiciary. Inexpedient to Legislate. On a viva voce vote the resolution was adopted.

Mr. Andersen of Concord moved that the order whereby HB 115, An Act increasing the per diem rate of members of the board of chiropractic examiners, was referred to the com-

the board of chiropractic examiners, was referred to the committee on Executive Departments and Administration be vacated and that the bill be referred to the committee on Public Health.

Mr. Andersen spoke in favor of the motion.

(discussion ensued)

Mr. Hancock of Concord spoke against the motion.

Mr. Craig of Manchester spoke in favor of the motion.

Mr. Hancock of Concord spoke a second time against the motion.

On a viva voce vote the motion was adopted.

Mr. Hancock called for a Division.

The Division vote being manifestly in the affirmative the motion was adopted.

Communication

Keene, N. H.

To the 1965 Legislature Dear Honorable Members:

I acknowledge with deep appreciation your Resolutions as drawn on the passing of my husband, Arthur F. Turner of Gilsum in 1964. The splendid tribute expressed for his services shared in membership to the House of Representatives of the General Court establishes a reward of esteem that had given Arthur pleasure to attain in behalf of town of Gilsum, county and state.

Please accept my heartfelt thanks for these beautiful memorable resolutions as recorded over the State Seal with its official signatures.

Most sincerely,

Elta H. Turner (Mrs. Arthur)

321 Roxbury St. Keene, N. H.

Committee Change

Mr. Maloomian of Somersworth was changed from the committee on Labor to the Ways and Means committee.

Resolutions

Messrs. Bingham and Rufo of Concord, for the Concord Delegation, offered the following resolutions:

Whereas, we are sorry to learn of the illness of Raymond K. Perkins of Concord, former Speaker of the House and President of the Senate, and

Whereas, Mr. Perkins has served long and faithfully in various capacities his city, county and state and has been a great credit to his community, therefore be it

Resolved, That we, the members of the New Hampshire House of Representatives in General Court convened, do hereby extend to him our sincere sympathy for his confinement with a fervent wish for his speedy recovery, and be it further

Resolved, That the Clerk of the House be instructed to transmit a copy of these resolutions to Mr. Perkins.

On a viva voce vote the Resolutions were unanimously adopted.

* * *

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

HB 54, An Act to remove the limitation on assets of the New Hampshire Humane Society, was read a third time, passed, and sent to the Senate for concurrence.

* * *

On motion of Miss Bailey of Newport the House adjourned at 11:43 A.M.

THURSDAY, January 28, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

O God of the ages who brought our forefathers into the area of debate in the first meeting of Parliament seven hundred years ago, this day, be with us, their heirs and successors, in this assembly of peaceful government. Lift us each above our petty concerns that only in the common good can we be satisfied. Grateful for the past, may we daily consecrate the present to thy glory and the true welfare of thy people and so be worthy of our heritage. Amen.

Pledge of Allegiance to the Flag

Miss Spollett of Hampstead led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced a group of Industrial School members in charge of Mrs. Kathleen Demers.

Leaves of Absence

Messrs. Cavis of Bridgewater and Lemieux of Manchester were granted leave of absence for the day on account of illness.

Messrs. Burnham of Nashua and Manchester of Hanover were granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills and House Joint Resolutions were read a first and second time, laid on the table for printing and referred as follows:

- HB 136, to limit recovery of past due expenses at Laconia State School to a period of five years, and to set a statute of limitations on actions for their recovery of six years. (Palmer of Plaistow) To Executive Departments and Administration.
- HB 137, to appropriate funds to provide for the completion of payments under the Teachers Retirement System. (Uhlenberg of Gilmanton and O'Neil of Chesterfield) To Appropriations.
- HB 138, for the education of physically handicapped children. (Taft of Greenville and Craig of Manchester) To Education.
- HB 139, providing appropriation for administration of the milk sanitation code. (Bragdon of Amherst, Frizzell of Charlestown, and Noyes of Stewartstown) To Appropriations.
- HB 140, to amend the charter of Saint-Gaudens Memorial. (Guest of Cornish and Faulkner of Keene) To Judiciary.
- HB 141, relating to disqualification of a school board member for conflict of interest. (Taylor of Whitefield.) To Education.
- HB 142, legalizing the organization of Timberlane Regional School District. (Palmer of Plaistow) To Education.
- HB 143, to provide for replacing lost hunting and fishing licenses. (Hayes of Madison) To Fish and Game.
- HB 144, relative to Class III recreational roads. (Moore of Bradford) To Public Works.
- HB 145, relative to authorizing matching federal payments for the fiscal years 1966 and 1967. (Corriveau of Rochester) To Labor.
- HB 146, relating to school building aid. (Schwaner of Plaistow) To Education.
- HB 147, relating to verification of savings accounts. (Stevens of Epsom) To Banks.
- HB 148, relating to posting of budgets under the Municipal Budget Law. (Hanson of Bow) To Municipal and County Government.

HB 149, relating to reporting the names of municipal officers. (Stearns of Hinsdale) To Municipal and County Government.

HB 150, relating to payment in lieu of taxes on land acquired for municipal water supply purposes. (Griffin of Auburn) To Ways and Means.

HB 151, relating to the assessments of public utility taxes. (Frizzell of Charlestown) To Ways and Means.

HB 152, relating to the debt limit of Timberlane Regional School (Palmer of Plaistow) To Education.

HB 153, relating to voluntary corporations and associations. (DeLude of Unity and McGee of Lincoln) To Judiciary.

HB 154, to enable the State of New Hampshire, or any political subdivision thereof, to accept gifts or bequests of industrial facilities and to lease or otherwise dispose of the same. (DeLude of Unity and McGee of Lincoln) To Judiciary.

HJR 15, relative to school building aid for the town of Alton. (Chamberlain of Alton) To Education.

HJR 16, providing for a supplemental appropriation for the division of vocational rehabilitation. (O'Neil of Chesterfield) To Appropriations.

HJR 17, to re-establish the position of Tax Field Agent. (Desmarais of Jaffrey) To Appropriations.

Recess

After Recess

Mr. McMeekin of Haverhill moved that the rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal for two days, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Committee Reports

By Mr. McMeekin of Haverhill and Mr. Shindledecker of Hampton for the Committee on Elections, having considered the question of a tie vote between John J. Young, Republican and Everol M. Hickey, Democrat, in the biennial election of 1964 in Ward 3, Dover, recommends that both Mr. Young and Mrs. Hickey be seated as members of the House with full privileges and duties as accorded to other members.

The question is on the recommendation of the committee.

Mr. McMeekin of Haverhill spoke in favor of the report.

On a viva voce vote the report was adopted.

Messrs. Craig of Manchester and Mr. Taft of Greenville thanked the committee for their efficient report.

HB 23, to provide additional retirement to retired members of the policemen's Retirement System, Mr. Allan of Meredith for Executive Departments and Administration. Ought to pass.

HB 23 was referred to the committee on Appropriations under the Rules.

HB 5, to do away with voting by a straight ticket, Mrs. Ainley of Manchester for Judiciary. Inexpedient to legislate.

Mr. Whelton of Nashua moved that the words, Ought to Pass, be substituted for the words, Inexpedient to Legislate and spoke in favor of the motion.

Messrs. Capistran of Manchester, McMeekin of Haverhill, Leonard of Nashua and deBlois spoke in favor of the motion.

Messrs. Coutermarsh of Lebanon, Plourde of Pembroke, Bartlett of Manchester, Healy of Manchester and Mesdames Clark of Lee and Brungot of Berlin spoke against the motion.

The question is on the motion to substitute.

On a viva voce vote the motion lost.

The question now being on the resolution of the committee.

On a viva voce vote the resolution was adopted.

HB 74, to increase the salaries of aldermen of the city of Nashua, Mr. Dionne of Nashua for the Nashua Delegation. Ought to pass with amendment.

Amendment

Amend section 2 of said bill by striking out the figures "1965" and inserting in place thereof the figures, 1966, so that said section as amended shall read as follows:

2 Effective Date. This act takes effect as of January 1, 1966.

On a viva voce vote the amendment was adopted.

The question now being shall the bill be read a third time.

On a *viva voce* vote the bill as amended was ordered to a third reading.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled Senate Bill:

SB 16. An Act relative to compensation of assistant clerk of the senate.

The report was accepted.

Resolution

Mr. Bigelow of Warner offered the following resolution:

Resolved. That the House of Representatives extend the date of filing a report by the Bank Advisory Board on House Bill 498 of the 1963 session to March 1, 1965.

Mr. Bigelow of Warner explained the resolution.

On a viva voce vote the resolution was adopted.

Mr. Randall of Tilton offered the following Resolutions:

Whereas, We have learned with regret of the death of Michael Bruno, former Representative from Tilton, and

Whereas, Mr. Bruno has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to Mrs. Bruno.

On a viva voce vote these Resolutions were adopted.

Remarks of Representative Laurence M. Pickett of Keene on the Resolution honoring Sir Winston Churchill

Mr. Speaker, I arise in support of the Resolutions; but in my many years of service here in Concord and the fact that I am married to a former Britisher; remarks that I have heard here to exemplify the courage and the wisdom of the man the Resolutions honor.

I was invited across the street by one of the members, to attend a Rotary Meeting. I can see one of the members present now that attended that meeting and I was particularly impressed when this Frenchman, the manufacturer of smoking pipes, who was called upon for remarks; and in his remarks he said, "As we sit in the comfort of this palace with our bellies bulging with fine food it would hardly be conceivable for anyone of you to think one day you would be glad to steal from the garbage pail of your captor." Yes, we sat sipping of our fine French wine secure behind the Maginot line and awakened one morning to find the Legions of Hitler running in the streets of Paris. We created an Underground and harassed and heckled them all we could, delaying their departure from France to devastate other parts of the world; and one man, in England, deserves all of the credit.

Then one morning in a joint convention of the House and Senate a very dignified three time Governor of our State, who had been chosen by Franklin Roosevelt to serve in the Court of St. James, came here to deliver an address. I sat in the same seat that I am in now and I watched John Winant read the first page and turn it; and then I saw him turn it back and push it aside. Here is a man who had lived in the blitz. Here was a man who was close to Sir Winston Churchill. Here was a man who knew the courage of all England and knew the intent of Adolph Hitler; and when this blitz was going on and the Legions of Hitler were storning the British Isles and England "had they only had known the condition, the military might of England at that particular time the destiny of the entire world might

well have been changed." Those were the words of John Winant. Now comes Mr. Churchill's proclamation that: "We will never surrender. We will fight them on the beaches. We will fight them in the hills. We will fight them in the streets." Maybe, maybe. It may be with only empty beer bottles but we will fight them we will never give up", and so at the end of that speech when Mr. Churchill said, "and now that we have been promised the arsenal of war by our friends across the sea we will be successful and victory will be ours." Those were the remarks of Winston Churchill: and so I think it is fitting that we assembled here today, recognize what our destiny might possibly have been if it were not for the courage of Sir Winston Churchill and the people of England.

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of a bill be by title only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock

Afternoon Session

Third Reading

HB 74, to increase the salaries of aldermen of the city of Nashua, was read a third time, passed, and sent to the Senate for concurrence.

On motion of Mrs. Barker of Nashua the House adjourned at 12:54 o'clock.

TUESDAY, February 2, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

O God our Father, we remember before Thee Thy people dwelling in this State. Grant that in remembering them, we may be mindful of our duty to them all. In each Committee of this Legislature may we each stand alone in our responsibility so that in consensus we may be joined as faithful stewards and true public servants. Amen.

Pledge of Allegiance to the Flag

Mr. Underwood of Chester led the Convention in the Pledge of Allegiance to the Flag.

House

Leaves of Absence

Messrs. Stafford of Laconia and Schatz of Hill were granted an indefinite leave of absence on account of illness.

Mr. Johnson of Franconia was granted leave of absence for the week on account of illness.

Introduction of Bills

The following bills were read a first and second time, laid on the table for printing, and referred as follows:

HB 155, for the elimination of use of space heaters in buildings for human habitation. (Nyberg of Manchester) To Judiciary.

HB 156, relative to state participation in water pollution control costs. (Taft of Greenville, Urie of New Hampton, Barker of Nashua, and Resnick of Manchester) To Resources, Recreation and Development.

HB 157, relating to the establishment of community mental health programs and state aid therefor. (Taft of Greenville and Rubins of Rochester) To Executive Departments and Administration.

HB 158, relative to the police force of the city of Keene. (O'Neil of Keene and Pratt of Keene) To Keene Delegation.

HB 159, authorizing taking deer on islands by fish and game director. (Urie of New Hampton) To Fish and Game.

HB 160, relating to authorization of the Tax Commission to conduct Assessors' Schools. (Ballam of Walpole) To Municipal and County Government.

HB 161, relating to Veterans Property Tax Exemption. (Colbath of Dover, Hanson of Bow and Brummer of Lisbon) To Military and Veterans' Affairs.

HB 162, providing for reimbursement of loss of taxes on federal and state owned forest lands. (Kelsey of Nottingham, Stevenson of Bethlehem and McGee of Lincoln) To Ways and Means.

HB 163, relating to the reimbursement to towns for loss of taxes under certain circumstances. (Classin of Wolfeboro) To Ways and Means.

HB 164, relating to Boat Inventories. (Plumer of Bristol) To Ways and Means.

HB 165, relating to the establishment of contingency funds for units of municipal government. (Barker of Stratham) To Municipal and County Government.

HB 166, relating to towns and cities incurring indebtedness to pay for reappraisals. (Colbath of Dover) To Municipal and County Governments.

Committee Reports

HB 68, making appropriation for search and rescue of lost persons or other disasters, Mrs. Marx of Langdon for Executive Departments and Administration, referred to the Legislative Council.

Mr. Pickett of Keene moved that the words, Ought to Pass, be substituted for the report of the committee and spoke in favor of the motion.

Mr. Coutermarsh of Lebanon spoke in favor of the motion.

Mr. Hancock of Lebanon explained the report of the committee.

Mr. Pickett withdrew his motion.

On a *viva voce* vote the report of the committee was adopted and HB 68 was referred to the Legislative Council.

HB 51, to authorize cities to license electricians, Mr. Boire of Somersworth for Executive Departments and Administration. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

* * *

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order for 3:00 o'clock this afternoon to be in order at the present time, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

On motion of Mrs. Barnes of Hampton Falls the House adjourned at 11:41 A. M.

WEDNESDAY, February 3, 1965

The House met at 11:00 o' clock.

Joint Convention

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God, under whom this nation lives indivisible, grant us wisdom to see the greatness of our daily task; courage to stand in our best judgment, and vision to change as the light of new horizons dawn; that in this day we may strive only for the common good. Amen.

Pledge of Allegiance to the Flag

Mr. Maxwell of Henniker led the Convention in the Pledge of Allegiance to the flag.

House

Leaves of Absence

Mr. Shute of Concord and Mr. Habel of Somersworth were granted leave of absence for today and tomorrow on account of illness.

Mr. Rufo of Concord was granted leave of absence for the day on account of important business.

Mr. Seymour of Carroll was granted leave of absence for the day on account of important business.

Point of Information

Mrs. Winkley of Rochester rose on a point of information.

Committee Reports

HB 33, to raise the prize limit on beano games, Mr. Plourde of Pembroke for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HJR 3, to provide compensation for persons damaged by limitations on signs on interstate highways, Mr. Fox of Wakefield for Public Works. Ought to pass.

The Chair referred the bill to Appropriations under the Rules

HB 22, relative to rate of interest on past due utility taxes, Mrs. St. Pierre of Rochester for Ways and Means. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 42, authorizing towns to appropriate funds for aeronautical facilities, Mrs. St. Pierre of Rochester for Ways and Means. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Senate Message

The Senate has passed bills with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

- SB No. 24, An act to provide personnel and funds for the department of health and welfare.
- SB No. 1, an act to adjust classified salaries of state employees.

Introduction of Senate Bills

- SB 24, to provide personnel and funds for the department of health and welfare, was read a first and second time and referred to Appropriations.
- SB 1, to adjust classified salaries of state employees, was read a first and second time and referred to Executive Departments and Administration.

Parliamentary Inquiry

Mr. Plumer of Bristol rose on a point of parliamentary inquiry.

In answer to the parliamentary inquiry the Chair read that portion of the Supreme Court Decision that pertained to the matter.

At the request of Mr. Coutermarsh of Lebanon the Chair ordered the opinion printed in the Journal.

To the Senate of New Hampshire:

The undersigned, justices of the supreme court, respectfully comply with your requisition for our opinion as to the authority of your honorable body, under article 17, part II, of the constitution, to originate measures which directly or indirectly carry appropriations of money from the state treasury.

The temporary constitution of the state, adopted January 5, 1776, provided "That all bills, resolves, or votes for raising, levying, or collecting money originate in the house of representatives." Laws, ed. 1780, p. 3. This plainly referred to revenue bills only. In the succeeding constitution of 1784, the language upon the subject was, "All money bills shall originate in the house of representatives; but the senate may propose or concur with amendments, as on other bills," and this language has since remained unchanged. Such being the historical evidence, we find in the constitution of 1784 no sufficient change of phrase-ology to indicate an intention of its makers to change the mean-

ing or construction of the original provision in the constitution of 1776, as to "raising, levying, or collecting money," but merely such alterations as were designed to make that provision more concise.

But, irrespective of the foregoing considerations, we are of opinion that while all bills for the raising of revenue must originate in the house of representatives, all other bills may originate in the senate.

Frank R. Kenison. Laurence I. Duncan. Amos N. Blandin, Jr. Edward J. Lampron. Stephen M. Wheeler.

April 30, 1959.

* * *

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of a bill be by title only and when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Reading

HB 42, authorizing towns to appropriate funds for aeronautical facilities, was read a third time, passed, and sent to the Senate for concurrence.

Point of Information

Mr. Cournoyer of Jaffrey rose on a point of information.

* * *

On motion of Mrs. Berry of Barrington the House adjorned at 11:35 A. M.

THURSDAY, February 4, 1965

The House met at 11:00 o'clock

Joint Convention

Prayer was offered by the Chaplain as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God, who has made us inheritors of the past that we may labour honorably for the future: Grant that in all our deliberations we may be ever mindful of good deeds done, yet clearly aware of human failure. Guide us this day to maintain the good with strength and correct past errors with vigour that every voice in Committee or Court may speak for the considered welfare of all. Amen.

Pledge of Allegiance to the Flag

Mrs. Donnelly of Dover led the Convention in the Pledge of Allegiance to the Flag.

Joint Convention

Budget Message

His Excellency, Governor John W. King, appeared before the Joint Convention and delivered the following message:

Budget Message

TO THE NEW HAMPSHIRE GENERAL COURT

Governor John W. King February 4, 1965

Mr. Speaker, Mr. President and Honorable Members of the General Court.

It is with genuine pleasure that I appear before you this morning to present to you in joint session my budget recommendations for the next biennium.

This morning I will deal with the highlights of these recommendations. Later, each of you shall receive a 130 page book that provides an explanation in detail of each of my recommendations. The preparation of this has taken a great deal of

time but I am particularly proud of the result because it furnishes to the individual legislator the most extensive explanation of a governor's budget recommendations in history.

From this day forward the task is largely yours. To examine and weigh these recommendations and to act upon them as you see fit.

In drawing this budget I have attempted to keep in mind the temper and desires of the people of New Hampshire. It is their money we are spending and we must in good conscience strive with all of our might to bear in mind their will.

It is my conviction that the people of this state want us to be neither profligate nor parsimonious. It is my conviction that the people wish us to move this state along the path of progress within their ability to support such progress.

Consequently, this budget is not a "hold the line budget." It is not an austerity budget. It is a common sense budget providing adequate state services within available balances and the present tax structure of the state. It is a budget that provides for progress at a prudent rate.

Above all, it is a balanced budget that maintains the solvency of the State of New Hampshire.

First, let us look at the "big picture." In the present biennium, embracing the fiscal years 1964 and 1965 the State of New Hampshire is operating on gross expenditures of approximately 205 million dollars.

At the budget hearings last November our agency heads requested that we increase these expenditures in the next two years to approximately 251 million dollars, an increase of 46 million. Agency heads also requested 655 new employees.

I have reviewed these requests and reduced the requested 251 millions to 221 millions.

I have reviewed the requests for the 655 new positions and reduced them to 202.

In general this budget provides the following:

1. A realistic salary increase for all state employees to begin on the 1st of July, the beginning of the new fiscal year, at a cost of more than 81/2 million dollars.

- 2. Balanced budgets for the Fish and Game Department, the Recreation Department, the Highway Department and the General Fund.
 - 3. Tightened controls over Federal grants.
- 4. This budget provides adequate appropriations for all state services without a sales or income tax.
- 5. It embodies approval of all requested appropriations for highway construction and re-construction in the next two years without an increase in the gas tax.
- 6. The budget makes recommendations for 202 new positions. These positions will provide for better patient treatment at our state institutions, provide staffing for new buildings, provide employees for the opening of new recreation areas and provide added personnel in our Highway and Welfare Departments demanded by the Federal Government if Federal Aid in these areas is to continue.
- 7. This budget provides for an estimated general fund surplus for June 30, 1967 of one million 472 thousand dollars.

I am recommending that these surplus funds be used to finance 10 legislative specials.

I recommend among these an appropriation of 583 thousand dollars to provide for an increase in welfare rate payments to nursing homes and 125 thousand dollars to provide for an increase in welfare rate payments to hospitals. These are entirely justified and this state should assume its proper obligations in this area.

I recommend an appropriation to the nursing scholarship fund of 52 thousand dollars.

I recommend the expenditure of 68 thousand dollars to activate the milk sanitation program within the Public Health Department. This will assure the general public of a quality control program that will prevent the sale of substandard milk in this state.

I also recommend the expenditure of 151 thousand dollars to cover the fiscal 1965 deficit in our school building aid program.

The General Fund Budget

Let us now examine the general fund budget. I recommend general fund expenditures for the next two years in the amount of 86 million 660 thousand dollars.

Funds to meet these expenditures are derived from the following sources:

An estimated general fund surplus at the end of fiscal 1965 of 4 million 490 thousand dollars;

Estimated general fund revenues for the next biennium of 76 million 440 thousand dollars:

Conversion of special funds in various departments to the general fund in the amount of one million 385 thousand dollars;

Anticipated appropriation lapses at the end of the next biennium of 2 million 760 thousand dollars; and

3 million 940 thousand dollars from rate increases in the present taxes on Beer, Inheritances, Tobacco and Utilities.

Let us examine these proposed tax rate increases.

The Beer Tax

At the present time the state taxes beer at the rate of slightly over 9½ cents a gallon. I recommend this be increased to 12 cents a gallon. This would increase the cost of a six-pack by about a cent and a quarter. It will mean an increase of 620 thousand dollars in revenue for the biennium. Even at the increased rate of 12 cents a gallon we will still be substantially below Maine, which taxes beer at 25 cents a gallon and Vermont which levvs 20 cents a gallon.

The Inheritance Tax

I am recommending that this legislature authorize an increase in the present 81/2% rate on inheritance taxes to 10%. I estimate this will provide increased revenues of 600 thousand dollars in the next two years.

The Tobacco Tax

At the present time, New Hampshire imposes a tax of 15% of the retail price of cigars, cigarettes, smoking tobacco and

related products. I am recommending that this be increased from 15 to 21%.

This will increase the tax on cigarettes a penny a pack from the present $3\frac{1}{2}$ cents to $4\frac{1}{2}$ cents. Even with this increase we will have a lower cigarette tax than any other state in New England. Connecticut has a 6 cent tax. Rhode Island, Vermont and Massachusetts all have an 8 cent tax, and Governor Reed of Maine announced recently he is recommending a jump in the Maine cigarette tax from the present 6 cents to 8 cents. I point this out to show you that even with a one cent a pack increase our state will still be in an excellent competitive position. The increased tobacco rate will, I estimate, provide additional revenues of $2\frac{1}{6}$ million dollars in the next biennium.

The Utilities Tax

The present utilities tax rate in New Hampshire is 8%. I am recommending that this rate be increased 1% to 9%. This will provide an estimated increase of 200 thousand dollars over the next two years.

The increased tax rates in total on these four sources will yield to the state in the next two years an estimated three million 940 thousand dollars in additional revenues.

I would point out that if we are to grant an adequate salary increase to our state employees and if we are to provide adequate state government services for the next two years, these increases in tax rates are mandatory. The only other alternative is a sales or income tax and I remain unalterably opposed to either.

One other point — may I strongly urge early enactment of the recommended tax rate increases so that the agencies who have to collect these taxes will have time to make the increased rates completely operative by July 1st of this year.

Now let us consider some areas of special interest. And first let me discuss our education appropriations. I have said many times in public that the key to the future growth of New Hampshire is education. That conviction is reflected in these budget recommendations.

More than one third of the general fund appropriations recommended for the next biennium are allocated for education including the Program for Higher Education, the Education Department and the Teachers' Retirement System. The recommended total expenditures for these purposes are over 28 million 700 thousand dollars.

We frequently hear the phrase, "New Hampshire is lowest in the nation in state aid to education." We are seeking to move out of that dubious distinction.

In the next two years the recommended direct aid to local school districts in combination with the distribution of sweep-stakes funds will provide the highest rate of State Aid to Education in the history of New Hampshire.

Let's look at the record.

In the 1962-63 biennium — prior to my first administration — appropriations for school building aid and foundation aid amounted to 5 million 617 thousand dollars.

For the next two years, including sweepstakes, I have recommended a distribution of almost 17 million dollars at the local level — an increase of 198% in a four year period.

For foundation aid — and this is the money that goes directly from the state to our poorer communities to help them operate their schools — I am recommending that we increase this aid by 900 thousand dollars for the next two years.

For school building aid — the state's contribution toward the *construction* of new schools — I am recommending an increase of 783 thousand dollars above the current level of expenditures.

The net effect of this can be measured in the following comparison. In 1962-63 — state aid to education amounted to 9 dollars and 22 cents per capita in the state. If my recommendations are adopted, state aid to education in the next two years will amount to \$27.50 per capita — a tripling of state aid in four years.

Higher Education

In the field of higher education we are in a period of intense growth as the student population explosion moves toward its climax.

I am recommending an appropriation of 12 million 743 thousand dollars for the operation of our university and two

state colleges for the next two years. This represents an increase in the higher education field of 34% above the appropriation in the 1962-63 biennium prior to my administration.

I propose that these funds be financed by an increase of from one and a half to two mills in the mill tax formula. I further recommend that during this period of increasing student population, the mill tax formula be authorized by budget footnote rather than a change in the statute. This will allow for experience in the next two years which can be weighed by the 1967 Legislature as a basis for final adjustment in the laws. In short it provides flexibility in a period of rather rapid change.

Student populations at all three institutions of higher learning will increase sharply over the next five years. To meet the demands for accommodating the population increase I am recommending the issuance of 25½ million dollars in bonds for capital construction. Of this sum, 17½ million would be amortized from the higher education fund. The remaining 8 million would be self-amortizing bonds whose debt service would be accommodated by board and room charges.

Of course my friends in the educational field will come before you and tell you even this is not enough. Dedicated as they are to their cause, they naturally look to the stars. We can also look to the stars, but we must of necessity keep our feet on the ground. Their concern naturally is for the young and for providing them with the best education possible. It is our concern too, but we have the added responsibility of a similar concern for the aged, the infirm, the indigent and all who must pay the piper.

New Positions

Up to now, I have not as governor initiated any requests for new positions. However, I am recommending the addition of two unclassified positions this year that I believe are justified and in the interests of state government.

Coordinator of Federal Funds

First I am asking for the creation of an unclassified position of a coordinator of federal funds in the Department of Administration and Control at a salary of from 10 thousand 5 hundred dollars to 12 thousand dollars. Last year this state

received more than 28 million dollars in federal funds. These funds are growing in scope and complexity, and we need a program for their coordination and control. Such a program would benefit the state by making certain that we take advantage of all the federal funds available to the state and that are to our advantage to receive. It would provide an increased utilization of present federal fund programs and it would insure a trained and continuing ability to check state procedures against federal requirements of administration and audit.

Director of Liquor Operations

The second unclassified position I am recommending is that of director of liquor operations.

For the past 8 months the assistant business supervisor for the state, at my direction, has been on loan to the Liquor Commission. He is presently acting in the dual capacity of covering the vacant position of director of merchandising and accounts and acting as business administrator of the liquor operations. This temporary management function has the endorsement of all concerned and is considered vital to the operation of this 35 million dollar a year business.

In order to place this highly successful temporary expedient on a permanent basis, I recommend that an unclassified position of director of liquor operations be established at a salary range from 15 thousand dollars to 16 thousand 500 hundred dollars. The present commission would continue to function as it does at present with no change in present salary levels.

The Problem of Maintenance for Unclassified Institution Personnel

Next I would discuss with you a problem that the executive council encountered this past year in attempting to adjust and update the salaries paid unclassified officials in state service. The council found that in a number of instances at state institutions, unclassified officials were receiving not only a salary, but also were being furnished free food, rent, domestic employees, utilities, laundry and linen supplies. A survey showed that in some instances this free maintenance had a value equal to the person's salary. In once case it was estimated that the official's free maintenance was worth 10 thousand dollars.

While the Executive Council did approve salary increases for these institutional positions, it recommended at the same time that the problem of maintenance compensation be referred to the 1965 Legislature. I recommend that all such maintenance be eliminated with the exception of rent-free living quarters and the opportunity to purchase food from institutional supplies. It may be that in some cases you would want to increase the present salaries even higher to compensate for the loss of this maintenance. But the state should be publicly credited with whatever remuneration it affords its officials. As it is now, an official receiving 10 thousand dollars in salary might be receiving an additional 8 thousand in maintenance that the public never knows about.

Operating Budget Contingency Fund

My next recommendation calls for the establishment of an operating budget contingency fund under the appropriations for the Office of Governor. I feel strongly that the orderly conduct of state government makes such a fund mandatory. A substantial number of other states have such a fund.

The Legislature cannot within the confines of a tight agency appropriation provide two years in advance for unexpected needs. It is a proven fact of life that these do arise and can be serious and to my mind it is only common sense that government be in a position to meet them. A prudently controlled contingency fund appears to offer the only reasonable solution. Expenditures from this fund should be based on proven need, and they should be available to all state agencies and not limited to those supported by the general fund.

I recommend therefore a 150 thousand dollar yearly operating budget contingency fund. Transfers from this fund will be subject to prior approval by the Governor and Council and may be made to all state agencies except the Governor and Council. The Director of Accounts will keep a record of transfers approved for other than general fund agencies and will report special fund transfers to the Legislature for reimbursement to the general fund.

Bonded Debt

Next I would like to discuss with you our state's bonded debt position. Although we enjoy a bonded debt position that is the envy of many other states I firmly believe that now is the time to take stock of our situation so that our present favorable position will be protected and continued.

Furthermore, while it is relatively easy to issue bonds, they must eventually be repaid and the present amount of debt service should make us pause and consider.

Back in 1950 debt service for all funds amounted to 2 million 870 thousand dollars. Last year debt service cost us almost 10 million.

The time has come for us to make certain that the state's debt position is protected by a firm policy for the future control of bonded debt and its related payments.

My recommendations to this Legislature lay the groundwork for such a policy.

For example the record shows that the highway fund is talling behind in its debt service amortization by about 4 million dollars every two years. I recommend that the 5 million in new bonds requested yearly in 1966 and 67 be reduced to 2½ million in 1966 and 3 million in 1967. In addition, I recommend that the revenues of the Motor Vehicle Division be increased by at least 1 million dollars a year through an increase in registration and license fees. In combination, these recommendations provide that the total bonded debt of the Highway Department remains stabilized at the present level.

In another area the present bond authorizations for the state's turnpikes provide that in the event revenues are inadequate to cover the debt service — the deficit shall be covered by the highway fund. I believe it is of paramount importance that the highway fund be protected against such a possibility. Consequently, I recommend that the 1965 Legislature withhold approval of all capital construction requests which result in increases in the bonded debt of the Eastern New Hampshire Turnpike and the Central New Hampshire Turnpike unless matching increased revenue is unquestionably assured. I further recommend that an adjustment be made in toll charges on the Eastern New Hampshire Turnpike to fully cover debt service payments resulting from the 3 million dollar bond authorization for an Eastern Turnpike Bridge approved by the 1963 Legislature.

These recommendations in no way decrease our present accelerated highway construction program. What we are doing is moving toward a "pay as you go" program rather than continuing to slide further into highway debt.

In this connection there have been proposals for a 40 million dollar bond issue to further accelerate our highway program. I would point out to you that such a program would necessitate an increase in the gasoline tax. Only two states — Alaska and Washington — have a higher gas tax than New Hampshire, and I believe that to increase our present tax would have the tendency to diminish "revenues."

To return to the bonded debt problem I would point out that while we do recommend 25½ million in bonds for higher education, we do have the firm assurance of the trustees that these funds will adequately cover capital expenditures for the university and the state colleges for the next five years.

We are so to speak "bailing out" the fish and game department with a one shot 300 thousand dollars bond authorization but we shall recommend that beyond this the department find the ways and means to cover its operating costs. This bond authorization will enable the department to replenish its equipment, provide state cars for conservation officers, and construct an information center that will be a credit to the state.

The recreation fund at the end of this year will have a deficit of 680 thousand dollars. Most of this can be ascribed to debt service charges from the 9 million dollar recreational bond issue approved by the 1961 legislature. It was thought at that time that the parks expansions would provide enough in added revenue to cover the debt service of the bonds. This added revenue has not materialized. Therefore, I am recommending that debt payments of bonds in the recreation department be a charge against the general fund.

And finally, I am recommending general fund capital construction bond authorization of 4 million 866 thousand dollars. I believe this sum will be adequate to provide for needed expansion requirements. Included are such major projects as the purchase and renovation of the post office building, the construction of a new supreme court building, the construction of two new technical institutes, a new cottage at the industrial school and the implementation of the Baker and Souhegan river projects.

I further recommend that the authorization of general fund capital budget bonds in the future bienniums be limited to the minimum of projects necessary for health, safety and the population growth of higher education and the state institutions.

Failure to follow these common sense bonded debt guidelines will result in an escalation of debt service payments that will inescapably require the enactment of a sales or an income tax plus a gas tax increase.

Reorganization of State Government

The 1961 Legislature approved a major reorganization of state government creating a Department of Safety, a Department of Health and Welfare and a Department of Resources and Economic Development. The motivation for this reorganization was to effect economies and efficiencies by eliminating duplication and integrating administration and operation.

Generally speaking, while not producing any economies, the Department of Safety has proved itself in increased efficiencies. This was a natural merger of genuinely related departments.

Unfortunately this has not been true of either the Department of Resources and Economic Development or the Department of Health and Welfare.

The merger that created the Department of Resources and Economic Development has not developed anticipated efficiencies and economics. Instead, the appropriation requests for the 1966-67 biennium were \$2,600,000 or 47% above the funds necessary before reorganization.

It has become apparent that this department combines too many diverse and unrelated functions. Such vital services as industrial development, planning, promotion, and the operation of our state parks and forests, have all suffered from a lack of emphasis and purposeful direction under this administrative structure.

It is my recommendation that the Legislature abolish the Department of Resources and Economic Development and create in its place four new independent department: Parks and Forests, Industrial Development, Planning, and Promotion.

By assigning responsibility for vital state services along functional lines in this manner, we should make each a more responsive instrument to the will of the legislature and the chief executive. Further, we shall achieve a more efficient use of state expenditures through the elimination of several layers of the bureaucratic superstructure.

This reassignment of responsibilities is particularly necessary in the field of industrial development. There is no service of our state government which is more important to the future of New Hampshire and its people. Yet the present office of industrial development is a sub-division of a division within the overall department.

Fettered as it is, this office has done a creditable job. But the demands of the future require a major emphasis on industrial development if we are to keep pace with our neighbor states.

To accomplish this, I am recommending that the legislature create a Department of Industrial Development, with an administrative board of businessmen to advise and work with its director. The industrial agents of this department should be unclassified employees, with salary levels competitive, so that we can hire qualified, experienced men in this field.

I am also recommending that the industrial park authority be renamed the Industrial Development Authority, with a full-time executive secretary. In order to make it an effective instrument, its power to guarantee loans should be raised from 5 million to 40 million, and it should be allowed to guarantee loans for machinery and equipment, as well as land and buildings.

Experts in the industrial development field agree that the easy days are over. We are entering a period of fierce competition for the location of industrial plants. These recommendations represent the minimum effort necessary to meet that competition, to continue the satisfactory growth of our economy, and to assure a bright future for our people.

The Department of Health and Welfare

As previously announced, I am strongly recommending a reorganization of the present department of health and welfare. I recommend the creation of an independent division of Mental Health, a separate Department of Public Health, and a separate Department of Public Welfare.

Our greatest need is an independent and separate division of mental health. This is not merely a personal conviction. Such a separate division was strongly recommended by the American Psychiatric Association in 1955 and again in 1958. The so-called Brown Committee appointed by my predecessor recommended a separate division of mental health.

The 1961 Legislature not only created this separate division, but then went a step further and simultaneously merged it into a newly created Health and Welfare Department. The results have been far from satisfactory. The Governor's Special Mental Health Committee studied the problem for nine weeks last summer and drew the following conclusions, and I quote—

"While there have been a few suggestions of benefits derived from the merger there have also been complaints of . . . complicated administrative procedures, greater length of time to obtain administrative decisions, and a confusion of organization and administrative responsibility . . . we therefore recommend that the Division of Mental Health be removed from the Department of Health and Welfare and established as an independent Department of Mental Health."

I subscribe to that recommendation. At the same time, I recognize the fact that if New Hampshire is to have a sound mental health program we must provide more funds to support such a program.

This budget calls for an increase in our expenditures for mental health of a million dollars more in the next two years than we are spending in the present biennium. I recommend that a large portion of these increased funds be applied toward improving personnel and services at the New Hampshire Hospital.

For example, in 1964 we spent two and one half million dollars for professional care and treatment at the hospital. I recommend we increase this expenditure by \$300,000 per year more. Included in this expenditure is a recommendation for eight new permanent positions of senior psychiatrists at a cost of \$191,000. Also included are four new positions of psychiatric social workers and four positions of clerk typist I, as recommended in the McLane report.

I recommend the addition of two new laundry workers at the hospital.

The 1964 appropriation for drugs at the hospital amounted to \$80,000. I recommend that we increase this annual appropriation to \$100,000 in both fiscal 1966 and 1967.

We have heard much about linen shortages at the hospital. The 1963 Legislature approved an appropriation for linen for the present biennium of \$31,000. I recommend that this appropriation for the next biennium be increased to \$37,000.

At the Laconia State School I recommend an increased appropriation of \$272,000 for 44 new positions at the school. These include 34 positions of attendant I, 3 positions of attendant II, 3 food service workers, 1 charge nurse, and 1 Beautician. The community mental health clinic is becoming a most important factor in the establishment of a sound mental health program. For the past several years we have allocated \$75,000 at the state level to support these local clinics. I recommend that we double that appropriation to \$150.000 per year in both fiscal 1966 and 1967.

I detail these expenditures to demonstrate that this state is ready to move ahead as fast as possible in this all important field of mental health. However, I would point out that money alone will not solve our problems in this field. Money alone is not the answer to an adequate and progressive mental health program in this state.

Unless we establish the proper administrative machinery to operate our mental health program, we are almost certain to perpetuate the long series of difficulties of the past two years.

The experts in this field — the American Psychiatric Association, the Brown Committee, the McLane Committee, the New Hampshire Medical Society, the New Hampshire Psychological Association — all are in agreement that if we are to have a progressive mental health program, we must begin with the firm foundation of an independent mental health division.

These people are experts in this field. They have studied the problem in depth. I believe it behooves us to adopt their recommendations, and I strongly urge the creation of an independent department of mental health. These then are my budget recommendations for the 1965 Legislature to weigh and consider and I have full confidence you will do so carefully.

Your collective wisdom may judge that expenditures beyond these recommended in this document should be made. You will not find me intransigent in this regard. I am neither omniscient nor inflexible, and since my days of service in the House, I have always had a deep respect for the collective judgments made in these chambers.

At the same time I am certain that we share a dedication to fiscal solvency and fiscal responsibility. That dedication will require that any material extension of the expenditures recommended in this balanced budget will be accompanied by adequate revenues to finance them.

On motion of Senator Lamontagne of District 1 the Convention rose.

House

Leaves of Absence

Messrs. Ingraham of Portsmouth, Cox of Merrimack and Lemieux of Manchester were granted leaves of absence for the day on account of illness.

Introduction of Bills

The following bills and House joint resolutions were read a first and second time, laid on the table for printing and refered as follows:

HB 167, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1966. (Craig of Manchester and Belcourt of Nashua) To Appropriations.

HB 168, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1967. (Craig of Manchester and Belcourt of Nashua) To Appropriations.

HB 169, to increase the public revenue from the tax on beer and other malt beverages. (Craig of Manchester and Belcourt of Nashua) To Ways and Means.

- HB 170, to increase the public revenue from the tax on tobacco. (Craig of Manchester and Belcourt of Nashua) To Ways and Means.
- HB 171, to increase the public revenue from the tax on legacies and successions. (Craig of Manchester and Belcourt of Nashua) To Ways and Means.
- HB 172, to increase the public revenue from the tax on public utilities. (Craig of Manchester and Belcourt of Nashua) To Ways and Means.
- HB 173, providing for the acquisition of certain water rights and dams. (York of Concord, Edwards of Antrim, Pennington of Epping, Brummer of Lisbon, Watson of Belmont and St. John of Barnstead) To Resources, Recreation and Development.
- HB 174, relative to annual payments to firemen's retirement board by call firemen. (Hanson of Bow) To Executive Departments and Administration.
- HB 175, relative to re-examination of motor vehicle licensees. (Davis of Conway) To Executive Departments and Administration.
- HB 176, relative to mileage rate for all state employees using privately-owned passenger vehicles. (Rufo of Concord) To Executive Departments and Administration.
- HB 177, authorizing training of auxiliary state police. (Taft of Greenville and Craig of Manchester) To Executive Departments and Administration.
- HB 178, relative to hunting and fishing licenses. (Oleson and O'Hara of Gorham) To Fish and Game.
- HB 179, relating to unincorporated places. (Sherman of Lancaster) To Municipal and County Government.
- HB 180, relative to nonresident hunting licenses. (Oleson and O'Hara of Gorham) To Fish and Game.
- HB 181, to lower the registration fee for additional semitrailer vehicles. (McGee of Lincoln) To Ways and Means.
- HB 182, relating to registration of sawmills. (Fortier of Berlin) To Executive Departments and Administration.

HB 183, to provide assistance for families and businesses displaced by highway construction or reconstruction projects. (Edwards of Antrim) To Public Works.

HB 184, increasing the cost of marriage certificates. (Frizzell of Charlestown) To Executive Departments and Administration.

HB 185, raising the limit of guaranteed bonds of water resources board. (Taft of Greenville) To Resources, Recreation and Development.

HB 186, relative to time for taking deer. (Huggins of Pittsburg) To Fish and Game.

HB 187, establishing the standard time. (Davis of Conway) To Executive Departments and Administration.

HB 188, relative to employment of certain airport managers. (Coutermarsh of Lebanon and Pickett of Keene) To Claims and Aeronautics.

HB 189, to provide for cumulative pocket supplements for Revised Statutes Annotated. (Totman of Alstead) To Executive Departments and Administration.

HB 190, relative to taking salt water smelt. (Twardus of Newmarket) To Fish and Game.

HB 191, relative to reregistration of voters in the city of Portsmouth. (Keefe of Portsmouth) To Portsmouth Delegation.

HB 192, to authorize members of the general court to have more than one set of legislative automobile plates. (Demers of Lebanon) To Executive Departments and Administration.

HB 193, to allow the publication of names of juveniles charged with a felony. (Wildey of Westmoreland, Pryor of Ashland and Reddy of Hopkinton) To Judiciary.

HB 194, relating to offenses involving minors. (Murphy of Pittsfield) To Judiciary.

HB 195, to authorize the Ashland School Board to decrease the school board from six to five members. (Pryor of Ashland) To Education.

HJR 18, in favor of Harry L. Hurlbert. (Thurston of Errol) To Claims and Aeronautics.

HJR 19, relative to the operating expenses of educational television station, WENH-TV, Channel 11, Durham. (Brown of Peterborough) To Education.

Committee Reports

The Chair announced that HB 40, relative to the sale of sweepstakes tickets, had been withdrawn by the committee on Executive Departments and Administration.

* * *

HB 2, to authorize the payment of money from unclaimed estates into the general fund, Mr. Leonard of Nashua for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 21, relative to number of election inspectors at biennial election, Mrs. Griffin of Auburn for Judiciary. Ought to pass with amendment.

Amendment

Amend section 1 of House Bill No. 21 by striking out the section and inserting in its place the following:

1 Election Inspectors. Amend RSA 59 by inserting after section 30 (supp) as amended by 1959, 280:1 and 1961, 232:1 the following new section: 59:30-a. Biennial Elections. Notwithstanding the provisions of section 30 of this chapter, the mayor and aldermen of a city or the selectmen of a town may appoint such additional inspectors, in groups of two pursuant to section 31 of this chapter, as they consider necessary for the efficient conduct of the election.

Further amend the bill by inserting after section 1 a new section as follows:

2 Duties of Inspectors. Amend RSA 59:36 by striking out the sentence beginning "The other inspectors" and inserting in its place the following sentence: "The other inspectors shall be assigned such duties in the polling place as the moderator may determine, including but not limited to the relief of the ballot clerks and to the assistance for the illiterate and physically disabled in voting their ballots as provided in section

65 of this chapter." so that the section is amended to read as follows: 59:36 Duties. Two of the inspectors, one from each of the two political parties, shall be designated by the moderator at the opening of the polls to act as ballot clerks. They shall have charge of the ballots therein and shall furnish them to the voters in the manner herein set forth. A duplicate checklist of the qualified voters shall be prepared for the use of the ballot clerks and all the provisions of law relative to the preparation, furnishing and preservation of checklists shall apply to such duplicate lists. The other inspectors shall be assigned such duties in the polling place as the moderator may determine, including but not limited to the relief of the ballot clerks and to the assistance for the illiterate and physically disabled in voting their ballots as provided in section 65 of this chapter.

Further amend the bill by renumbering section 2 to read section 3.

* * *

At the request of Mr. Lesmerises of Manchester, Mr. Totten of Alstead explained the amendment.

(discussion ensued)

At the request of Mr. Craig of Manchester, Mr. Pryor of Ashland further explained the amendment.

Mr. Low of Hanover further explained the amendment.

(discussion ensued)

On motion of Mr. Plourde of Pembroke HB 21 was recommitted to the Judiciary committee.

HB 55, to regulate the length of tractor-trailers on the highways, Mr. McGee of Lincoln for Transportation. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Length of tractor-trailers. Amend RSA 263:65 as amended by 1957, 191:1; 1959, 92:1 and 262:1, and 1963, 189:2 by striking out said section and inserting in place thereof the following:

263:65 Width and Length. No vehicle whose width including load is greater than ninety-six inches or whose length including load is greater than thirty-five feet, and no combination of wheels coupled together whose total length, including load, is greater than fifty-five feet, shall be operated on the highways of this state. Provided, however, that the provisions of this section relative to length shall not apply to vehicles transporting poles, logs, timbers or metal, when actually so employed, and that in determining width there shall be excluded six inches of any increase in width due to changing to low pressure tire equipment from other tire equipment. Provided further, that a vehicle may be operated on the highways of this state transporting a load of loose hay or loose fodder when the width including such load is greater than ninety-six inches so long as the width of said vehicle without said load does not exceed said ninety-six inches. Provided further, that a motor bus which has an overall length, inclusive of front and rear bumpers, in excess of thirty-five feet, but not in excess of forty feet and the load on any axle not in excess of the limits provided in RSA 263:61, may be operated on the highways of this state. Motor vehicles, tractor and semi-trailer units exclusively engaged in the transportation of motor vehicles may attain a maximum length of fifty-five feet excluding the usual or ordinary bumper overhang of the transported vehicle.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

* * *

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 2, to authorize the payment of money from unclaimed estates into the general fund.

HB 55, to regulate the length of tractor-trailers on high-ways.

Communication

Mr. Clerk:

Kindly announce my gratitude, and that of my colleague in the House, Judge London, to all who made last evening's Sportsman's Meeting such a success.

> Douglass E. Hunter Senate Fish and Game Committee

* * *

On motion of Mrs. Blanchette of Dover the House adjourned at 12:33 P. M.

TUESDAY, February 9, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by the Chaplain as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

O God, who has given man so many gifts to mark him from all other kinds of life, we thank thee for the power of speech in its many forms. Grant us grace to so honour this gift that, in the hearings now being held by this General Court, we may respect the spoken thought of others by listening, and in turn be thoughtful of the words we speak. Amen.

Joint Convention

Mr. Uhlenberg of Gilmanton led the Convention in the Pledge of Allegiance to the Flag.

House

Leaves of Absence

Messrs. Karnis of New Ipswich and Wadleigh of Durham were granted leave of absence for the week on account of illness.

Mr. Casassa of Hampton was granted leave of absence for the day on account of illness.

Mr. Sewall of Newmarket was granted leave of absence for the day on account of important business.

Mr. Ingraham of Portsmouth was granted an indefinite leave of absence on account of illness.

Introduction of Bills

The following bills were read a first and second time, laid on the table for printing and referred as follows:

HB 196, permitting freedom of access to public records and proceedings. (Bednar of Hudson) To Judiciary.

HB 197, relative to credit unions. (Bouchard and Fortier of Berlin) To Banks.

HB 198, relative to adoption of building codes and fire prevention codes by cities. (Capistran of Manchester) To Municipal and County Government.

HB 199, relative to state aid to municipalities for water pollution control. (Junkins of Exeter and Bradshaw of Keene) To Resources, Recreation and Development.

HB 200, relative to unemployment compensation trust funds. (Rich of Littleton) To Labor.

HB 201, to regulate width of load on passenger type motor vehicles. (McGee of Lincoln) To Transportation.

HB 202, authorizing McIntosh College, Inc., to grant degrees. (Flanagan of Dover) To Education.

HB 203, providing for the classification of the surface waters of the Little River and Powwow River watersheds. (Schwaner of Plaistow) To Resources, Recreation and Development.

HB 204, prohibiting a daughter from marrying her father. (Leonard of Nashua) To Judiciary.

Committee Reports

HB 71, appropriating funds for the state nursing scholarship program, Mrs. Demers of Lebanon for Education. Ought to pass.

The report was accepted and the Chair referred the bill to Approprations under the Rules.

HB 93, to amend the charter of St. Mary's in the Mountains, Mr. Morse of Enfield for Executive Departments and Administration. Ought to pass.

The bill was ordered to a third reading.

HB 91, to revise the system of filing corporation and trade names with the Secretary of State, Mrs. Gagnon of Berlin for Executive Departments and Administration. Ought to pass.

The report was accepted and the Chair referred the bill to Appropriations under the Rules.

Senate Messages

The Senate has passed the following bills and Senate Joint Resolution in which it asks the concurrence of the House.

- SB 15, an act relative to salaries of legislative attaches and service assistants.
- SB 31, An act legalizing the March 2, 1964 meeting of the Hanover School District.
- SJR 4, Joint Resolution to reimburse the town of Hancock for an overpayment of county taxes.

Introduction of Senate Bills and Joint Resolution

The following Senate bills and joint resolution, read a first and second time and referred as follows:

- SB 15, relative to salaries of legislative attaches and service assistants, to Appropriations.
- SB 31, legalizing the March 2, 1964 meeting of the Hanover School District, to Municipal and County Government.

SJR 4, to reimburse the town of Hancock for an overpayment of county taxes, to Appropriations.

Inquiry to the Chair

Mr. Pickett of Keene rose to make an inquiry from the Chair regarding Labor legislation as passed by the 1963 session. The Chair recognized Mr. Angus of Claremont who spoke in answer to Mr. Pickett's inquiry.

(discussion ensued)

Resolutions

Messrs. Hunt of Stratford and Totman of Alstead offered the following Resolutions:

Whereas, we have learned with regret of the passing of our fellow Representative, Colonel Burritt H. Hinman of Stratford and

Whereas, Colonel Hinman served with distinction for more than 25 years in the United States Army, on the Mexican Border, World War I and World War II, receiving the Legion of Merit award in 1946; as a member of the Bar since 1908; as County Attorney for the County of Coos; and his native town of Stratford in various capacities. Therefore, be it

Resolved, that we, the members of the House of Representatives in General Court convened, do hereby pay tribute to his faithful service in all his military, civic and legislative endeavors and extend our heartfelt sympathy to his family, and be it further

Resolved, that a copy of these Resolutions be transmitted to Mrs. Ellen Hinman.

On a viva voce vote the Resolutions were adopted.

Messrs. Delisle and Lemire of Berlin offered the following Resolutions:

Whereas, We have learned with regret of the death of Oliver A. Dussault, former Representative from Ward I, Berlin, and

Whereas, Mr. Dussault has served his community faithfully and with efficiency, therefore be it

Resolved. That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to Mrs. Dussault.

On a viva voce vote the Resolutions were adopted.

Messrs. Canney and Drew of Farmington offered the following Resolutions:

Whereas, We have learned with regret of the passing of Fred L. Richards, former Representative from Farmington, and

Whereas, Mr. Richards has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to Mrs. Emelia Richards.

On a viva voce vote the Resolutions were adopted.

Mr. Murphy of Pittsfield offered the following resolutions:

Whereas, We have learned with regret of the passing of Edmond J. Stapleton, former Representative from Pittsfield, and

Whereas, Mr. Stapleton has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to Mrs. Helen Stapleton.

* * *

On a viva voce vote the Resolutions were adopted.

Mrs. Rich and Messrs. Gardner and Tilton of Littleton offered the following Resolutions:

Whereas, We have learned with regret of the death of Fred Kelley, former Representative from Littleton, and

Whereas, Mr. Kelley has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to his son, Mr. Clinton H. Kelley.

* * *

On a viva voce vote the Resolutions were adopted.

Mr. Palmer of Kensington offered the following Resolutions:

Whereas. We have learned with regret of the death of Ralph B. Fish, former Representative from Kensington, and

Whereas, Mr. Fish has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to his son, R. Milton Fish.

* * *

On a viva voce vote the Resolutions were adopted.

Mr. McCann of Dover offered the following Resolutions:

Whereas, We have learned with regret of the death of Frank J. Grimes, former Representative from Dover, Ward 2, and

Whereas, Mr. Grimes has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to his son, Judge William Grimes.

* * *

On a viva voce vote the Resolutions were adopted.

Mr. Bingham of Concord, for the Concord Delegation, offered the following Resolutions:

Whereas, We have learned with regret of the death of George Carroll Cilley, former Representative from Concord, and

Whereas, Mr. Cilley has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to Mrs. Cilley.

On a viva voce vote the Resolutions were adopted.

Mr. Latour of Nashua offered the following Resolutions:

Whereas, We have learned with regret of the death of Peter J. Dumais, former Representative from Nashua, and

Whereas, Mr. Dumais has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to Mrs. Dumais.

* * *

On a viva voce vote the Resolutions were adopted.

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of a bill be by title only and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

HB 93, to amend the charter of St. Mary's in the Mountains, was read a third time.

The question being, shall the bill pass.

Mr. Pickett of Keene moved that HB 93 be indefinitely postponed.

Mr. Pickett spoke to the motion and subsequently withdrew the motion.

HB 93 was passed and sent to the Senate for concurrence.

* * *

On motion of Mrs. Brungot of Berlin the House adjourned at 11:54 A.M.

WEDNESDAY, February 10, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

O God who knowest that "nothing by the wit of man is so well devised or so sure established but what in the continuance of time may see corruption," grant that every member of this Court shall so seriously face the responsibility to maintain the democratic process that no one shall surrender his or her right to another, in committee or in vote. Amen.

Pledge of Allegiance to the Flag

Mrs. Milligan of Newbury led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of a Guest

The Chair introduced Mr. Jack Sharkey of Epping, former heavyweight champion of the world, as a guest of the House, courtesy of Mr. Pennington of Epping.

Leaves of Absence

Mrs. Berry of Barrington and Messrs. Bartlett of Manchester, Ward I, Pratt of Keene and Guillmette of Dover were granted leave of absence for the day on account of important business.

Mr. Johnson of Franconia was granted an indefinite leave of absence on account of illness.

Mr. McKenna of Dover was granted an indefinite leave of absence on account of illness.

Introduction of Bills

The following bills and House Joint Resolution were read a first and second time, laid on the table for printing and referred as follows:

HB 205, relative to the salary of the Mayor of Nashua. (Leonard of Nashua) To Nashua Delegation.

HB 206, to provide for the management of fish and game on special areas in the White Mountain National Forest. (Prescott of Laconia) To Fish and Game.

HB 207, relative to assessors in the city of Rochester. (Dumont and Corriveau of Rochester) To Rochester Delegation.

HB 208, to provide for licensing on odd numbered years. (Dionne of Nashua and Andersen of Concord) To Executive Departments and Administration.

Mr. Andersen of Concord moved that the Rules of the House be so far suspended as to dispense with the printing, reference to committee and public hearing on HB 208 and spoke in favor of the motion.

Mr. Stevenson of Bethlehem spoke against the motion.

(discussion ensued)

Mr. Andersen subsequently withdrew his motion.

Bills (cont.)

HB 209, to aid towns in the preparation of property maps. (Kimball of Derry) To Municipal and County Government.

HB 210, relative to powers of Franconia College to grant degrees. (Johnson of Franconia) To Education.

HB 211, relating to liability insurance policies. (Leonard of Nashua) To Insurance.

HB 212, providing for the classification of the surface waters of the Nashua River watershed. (Barker of Nashua) To Resources, Recreation and Development.

HB 213, relative to the salaries of county attorneys. (Craig of Manchester and Reddy of Hopkinton) To Municipal and County Government.

HB 214, changing the time for holding town meeting in the town of Carroll. (Seymour of Carroll) To Municipal and County Government.

HJR 20, to provide funds for grants-in-aid to local public libraries. (Frizzell of Charlestown and Normandin of Laconia) To Appropriations.

Committee Reports

HB 53, to repeal an appropriation to the Granite State Dairymen's Association, Mrs. Rossley of Portsmouth for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the section and inserting in its place the following:

l Repeal. RSA 441:5 and 6 and RSA 426:9 so far as they relate to the appropriation of five hundred dollars to the Granite State Dairymen's Association, the accounting and audit thereof are repealed.

* * *

Mr. Hancock of Concord explained the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 98, authorizing towns to appropriate funds for air navigation facilities, Mr. Cole of Swanzey for Municipal and County Government, Inexpedient to legislate, subject matter covered by HB 42.

On a viva voce vote the resolution was adopted.

HB 101, legalizing the proceedings at the 1963 annual town meeting in the town of North Hampton, Mr. Allen of Rindge for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 66, to authorize the Maine-New Hampshire Interstate Bridge Authority to install a moveable draw span on the lower deck level at pier 21 of the Piscataqua River Bridge, Mr. Edwards of Antrim for Public Works. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 83, to regulate the carriage of household goods for hire by motor vehicle, Mr. Manning of Northumberland for Transportation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Mr. Totman of Alstead moved that the rules of the House be so far suspended as to permit the introduction of HB 132, legalizing the organization of Fall Mountain Regional School District and repealing certain laws relating to Charlestown School District and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 132, legalizing the organization of Fall Mountain Regional School District and repealing certain laws relating to Charlestown School District, Mr. Healy of Manchester, Ward 6 for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 40, relative to the sale of sweepstakes tickets, Mrs. Gelt of Salem for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out sub-paragraph (b) of paragraph II and inserting in place thereof the following:

(b) May be sold by the sweepstakes commission in the following locations (l) the commission's offices (2) at, within, or upon any premises owned or controlled by the state or any political subdivision thereof and all state officers, boards, or commissions are hereby directed to cooperate with the sweepstakes commission in promoting the sale of such tickets (3) at such hotels, motels, and local fairs as are approved by the commission. Tickets may be sold only at those hotels, motels, and local fairs that desire to cooperate in the sale of tickets. The commission and management shall make suitable arrangements for the time, area, and duration of the sales and tickets shall be sold only by employees of the commission.

Further amend said bill by striking out section 2 and inserting in place thereof the following:

2 Takes Effect. This act shall take effect on passage.

* * *

Mr. Hancock of Concord explained the amendment.

(discussion ensued)

The Clerk read the amendment in full.

(discussion ensued)

Mr. Morse of Enfield moved that the bill be recommitted to the committee for further study and spoke in favor of the motion.

Messrs. Hancock of Concord, Feldman of Manchester, Gardner of Littleton and Farrington of Conway spoke against the motion.

Messrs. O'Neil of Chesterfield, McMeekin of Haverhill, Coutermarsh of Lebanon, Taft of Greenville, Brummer of Lisbon, Pickett of Keene and Mrs. Brungot of Berlin spoke in favor of the motion.

Mr. Hancock of Concord spoke a second time in favor of the motion.

Mr. Vachon of Manchester moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the motion to recommit HB 40 to the committee for further study.

On a viva voce vote the motion was adopted.

HB 50, establishing a permanent head tax for the use of towns and cities, Mr. Peever of Salem for Ways and Means. Inexpedient to legislate.

Mr. Herbert of Windham moved that the words, Ought to pass with amendment, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

Messrs. Diffenderfer of Ossipee, Plumer of Bristol, Keefe of Portsmouth spoke against the motion.

Messrs. Kelsey of Nottingham, Hanson of Bow, Hood of Plainfield and Mrs. Brungot of Berlin spoke in favor of the motion.

(discussion ensued)

Mr. Kearns of Manchester moved that further consideration of HB 50 be indefinitely postponed and spoke in favor of the motion.

Mr. Guild of Gilford moved that HB 50 be recommitted to the Ways and Means committee and spoke in favor of the motion.

Mr. Pickett of Keene moved that HB 50 with pending amendments and motions be laid on the table.

Parliamentary Inquiry

Mrs. Brungot of Berlin asked if HB 50 was laid on the table would a two-thirds vote be necessary to remove it from the table.

The Chair stated that it would take a majority vote to lay the bill on the table and also would require a majority vote to take it off. On a viva voce vote the Yeas appeared to have it.

Mr. Stafford of Laconia requested a division.

The division vote being manifestly in the affirmative HB 50 was laid on the table.

Senate Message

The Senate has passed a bill with the following title, in the passage of which it asks the concurrence of the House of Representatives:

SB 29, to redistrict the state into senatorial districts.

Introduction of a Senate Bill

SB 29, to redistrict the state into senatorial districts, was read a first and second time and referred to Judiciary.

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock to be in order at the present time, that third reading of bills be by title only and when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed and sent to the Senate for concurrence:

HB 53, to repeal an appropriation to the Granite State Dairymen's Association.

HB 101, legalizing the proceedings at the 1963 annual town meeting in the town of North Hampton.

HB 66, to authorize the Maine-New Hampshire Interstate Bridge Authority to install a moveable draw span on the lower deck level at pier 21 of the Piscataqua River Bridge.

HB 132, legalizing the organization of Fall Mountain Regional School District and repealing certain laws relating to Charlestown School District.

* * *

On motion of Mrs. Clark of Lee the House adjourned at 1:21 P.M.

THURSDAY, February 11, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God who binds all people together by the needs of relationships, grant us the grace to see our mutual interdependence. May we scorn no man, as if we alone were complete, but see in all, some witness to a more perfect society within which to live. Amen.

Pledge of Allegiance to the Flag

Senator Martel from the 17th District led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced a group of students from the Senior Class of St. George's High School of Manchester, courtesy of Mr. Dion of Manchester.

Leaves of Absence

Miss Bailey of Newport and Messrs. Ellms of Canaan and Leonard of Nashua were granted leave of absence for the day on account of important business.

Mr. Osborne of Portsmouth was granted leave of absence for the day on account of illness.

Introduction of Bills

The following bills were read a first and second time, laid on the table for printing and referred as follows:

HB 215, to amend the law establishing a cooperative school district in the Newfound area. (Urie of New Hampton and Plumer of Bristol) To Education.

HB 216, for the relief of widows and orphans. (Bingham of Concord) To Judiciary.

HB 217, to reclassify a class V highway in the town of Walpole to a class II highway. (Ballam of Walpole) To Public Works.

HB 218, authorizing state banking institutions to act as fiscal agents of the United States. (Bigelow of Warner) To Banks.

HB 219, to set a flat rate of exemption for real estate of veterans. (Twardus of Newmarket) To Military and Veterans' Affairs.

Committee Reports

HB 43, making appropriations for county extension agents, Mr. Noyes of Stewartstown for Agriculture. Ought to pass.

The report was accepted and the Chair referred the bill to Appropriations under the Rules.

HB 135, relative to an appropriation for the airport of the town of Whitefield to meet requirements for state and federal aid, Mr. Belcourt of Nashua for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 94, appropriating additional funds for the construction of a residence hall at the University of New Hampshire, and to be liquidated from income, Mrs. Demers of Lebanon. Ought to pass.

The report was accepted and the Chair referred the bill to Appropriations under the Rules.

HB 14, relative to misbranding of drugs containing narcotics, Mr. Feldman of Manchester for Public Health. Ought to pass.

At the request of Mr. Taft of Greenville, Mr. Feldman of Manchester explained the bill.

On a viva voce vote the bill was ordered to a third reading.

Senate Message

The following Senate bills were introduced:

S B3, relative to issuances of summons in criminal matters.

SB 20, relating to administrative committee of the district and municipal courts.

Senate Bills Introduced

The following Senate bills were read a first and second time and referred as follows:

SB 3, relative to issuances of summons in criminal matters, to Judiciary.

SB 20, relating to administrative committee of the district and municipal courts, to Judiciary.

* * *

Mr. Smith of Plymouth moved that the order whereby HB 175, relative to re-examination of motor vehicle licensees, was referred to Executive Departments and Administration be vacated and that the bill be referred to the Transportation committee.

Mr. Hancock of Concord spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Mr. Smith of Plymouth moved that the order whereby HB 181, to lower the registration fee for additional semi-trailer vehicles, was referred to Ways & Means be vacated, and that the bill be referred to the committee on Transportation.

On a viva voce vote the motion was adopted.

Criteria for Admission of a Bill by the Rules Committee

- 1. The bill should be concerned with a problem unknown to its sponsor at the time the deadline for filing by title passed and the problem should *not* be unknown to the sponsor because of his neglect.
- 2. The bill should deal with a problem that is of an emergency or critical nature and hence is of sufficient gravity to warrant its introduction.

* * *

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that

third reading of bills be by title only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 135, relative to an appropriation for the airport of the town of Whitefield to meet requirements for state and federal aid.

HB 14, relative to misbranding of drugs containing narcotics.

On motion of Mrs. Colburn of New Boston the House adjourned at 11:41 A.M.

TUESDAY, February 16, 1965

The House met at 11:00 o'clock

Joint Convention

Prayer

Prayer was offered by Guest Chaplain, Reverend S. N. McCain, Jr., of the Episcopal Church of the Epiphany, Newport as follows:

ALMIGHTY AND MOST MERCIFUL GOD, creator of all things, we give thee humble and hearty thanks for thy many blessings to us, this day thanking thee especially for our democratic form of government. Grant that we may be faithful in our stewardship of the great gifts intrusted to us, at all times seeking to honor and respect the rights and opinions of others whom ever they may be, and ever acting as thy servants in our dealings with the material blessings thou hast bestowed upon

us; all this we ask in name of and for the sake of thy Son, our Lord and Savior Jesus Christ. AMEN.

Pledge of Allegiance to the Flag

Mr. Twardus of Newmarket led the Convention in the Pledge of Allegiance to the Flag.

House

Leaves of Absence

Mr. Smith of Plymouth was granted leave of absence for today and tomorrow on account of illness.

Mr. Urie of New Hampton was granted leave of absence for the week on account of illness.

Mr. DesGrosseilliers of Manchester and Mr. McCarthy of Laconia were granted leave of absence for the day on account of illness.

Messrs. Wadleigh of Durham and Barrows of Claremont were granted an indefinite leave of absence on account of illness.

Introduction of Bills

The following bills were severally introduced, read a first and second time, laid on the table for printing and referred as follows:

HB 220, to establish two permanent quality control reviewer positions in the Division of Welfare. (Craig of Manchester) To Exec. Depts. & Adm.

HB 221, making appropriations for capital improvements. (Craig of Manchester and Belcourt of Nashua) To Appropriations.

HB 222, to provide for an index schedule of minimum salaries and increments for public school teachers. (DeLude of Unity) To Education.

HB 223, to regulate extension of operators' licenses of members of armed forces during a war. (McGee of Lincoln) To Transportation.

HB 224, relating to the powers of banks and other like institutions. (Stevens of Epsom) To Banks.

HB 225, changing the filing date for office under the non-partisan or Australian ballot system. (Bednar of Hudson, Moriarty of Merrimack and LaTour of Hudson) To Judiciary.

HB 226, to regulate the operation of business on Sunday. (Stafford of Laconia) To Judiciary.

HB 227, relative to airport managers. (Coutermarsh of Lebanon and Pickett of Keene) To Claims and Aeronautics.

HB 228, to make appropriation for replacement of navigation aids. (Pickett of Keene and Coutermarsh of Lebanon) To Claims and Aeronautics.

HB 229, relative to time for taking deer. (Hayes of Madison) To Fish and Game.

HB 230, relative to sale of liquor to minors. (Ferguson of Milford) To Liquor Laws.

HB 231, relating to the Woodsville Free Library. (Mc-Meekin of Haverhill) To Executive Departments and Administration.

HB 232, relative to safe deposit business and building and loan associations. (Roby of Concord) To Banks.

HB 233, relating to the establishment of a state liquor store in the Town of Hudson. (Bednar of Hudson) To Liquor Laws.

HB 234, relative to the right of public utilities to enter upon real estate. (Stevenson of Bethlehem) To Judiciary.

HB 235, relative to penalties for violations of the municipal budget act. (Bednar of Hudson) To Municipal and County Government.

HB 236, to establish an industrial workshop and homework program for the older blind. (Collishaw of Exeter) To Public Welfare and State Institutions.

Committee Report

Resolution on Boston & Maine Railroad, printed on p. 56 of the House Journal, Mr. Uhlenberg of Gilmanton for Transportation. Resolution be adopted.

Mr. Coutermarsh of Lebanon spoke in favor of the Resolution.

On a viva voce vote the Resolution was adopted.

Concurrent Resolution

Mr. Remick of Tamworth offered the following concurrent resolution:

CONCURRENT RESOLUTION

petitioning the Congress of the United States to pay to the state the excess federal gas tax collected in New Hampshire which was not used in the state for the construction of roads.

Resolved by the House of Representatives, the Senate Concurring,

That application is made to Congress to enact legislation that would return to the state treasurer any federal gas tax money collected in New Hampshire which was not used in New Hampshire for the construction of roads, and be it further

Resolved, That copies of this application be transmitted to the Senate and House of Representatives of the United States and to our Senators and Representatives in Congress.

The Chair referred the concurrent resolution to the Transportation committee.

* * *

Mr. Cole of Swanzey moved that the order whereby Senate Joint Resolution No. 4, to reimburse the town of Hancock for an overpayment of county taxes, was referred to the Appropriation committee be vacated and that the SJR be referred to the Municipal and County Government committee. Mr. Cole spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Mr. Claflin of Wolfeboro moved that the order whereby HB 123, relative to financing sewerage systems, sewage treatment works, and waste treatment facilities, was referred to Executive Departments and Administration, be vacated and that the bill be referred to Resources, Recreaton and Development. Mr. Claflin spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Resolutions

Mr. Vachon of Manchester offered the following Resolution:

Whereas, the 19th of February is the anniversary of the flag raising on Iwo Jima and Rene A. Gagnon of Hooksett is one of two remaining veterans of the six who raised the flag on Iwo Jima, and

Whereas, Mr. Gagnon will celebrate his 40th birthday on March 7th and will return to Iwo Jima on February 19th, therefore be it

Resolved, That we hereby congratulate Mr. Gagnon on his birthday and pay tribute to his service to our country, therefore be it further

Resolved, That a copy of these Resolutions be transmitted to Mr. Gagnon.

On a viva voce vote the Resolutions was adopted.

Personal Privilege

Mr. Sheridan of Berlin rose on a point of personal privilege. Mr. Stratton of Derry rose on a point of personal privilege.

Announcement

The Chair announced that he had requested the Director of Legislative Services to prepare a list of titles of bills filed prior to dead-line, to be published in the calendar of the Journal at some early date.

* * *

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon be in order at the present time and when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

On motion of Mrs. Davis of Concord the House adjourned at 11:56 A. M.

WEDNESDAY, February 17, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God by whose providence we are brought to this new day, Grant us the grace to live and speak as befits our dignity and to act worthily as befits the responsibility placed upon us by the people of this State; through Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Roy of Berlin led the Convention in the Pledge of Allegiance to the Flag.

House

Mr. McCarthy of Laconia was granted leave of absence for today and Thursday on account of illness.

Messrs. Stevenson of Bethlehem and DeBlois of Laconia were granted leave of absence for the day on account of illness.

Mr. Corriveau of Rochester was granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills were read a first and second time, laid on the table for printing, and referred as follows:

HB 237, relative to verification of bank deposit books. (Roby of Concord) To Banks.

HB 238, relative to uniformity of closing hours by holders of liquor licenses. (Bednar of Hudson) To Liquor Laws.

HB 239, to increase the penalty for aggravated assault. (Leonard of Nashua) To Judiciary.

- HB 240, to authorize the issuance of jury venires during session of court. (Leonard of Nashua) To Judiciary.
- HB 241, to provide an additional penalty for failure to appear in court after release on bail. (Leonard of Nashua) To Judiciary.
- HB 242, to authorize waiver of jury trial in certain cases. (Leonard of Nashua) To Judiciary.
- HB 243, relating to the improvement of Rye Harbor. (Greene and Ciborowski of Rye) To Public Works.
- HB 244, to increase the powers of Franklin Pierce College. (Allen of Rindge) To Education.
- HB 245, relative to hunting on uncultivated land. (Chamberlin of Bath) To Judiciary.
- HB 246, relative to the daytime care of children. (Reddy of Hopkinton) To Public Welfare and State Institutions.
- HB 247, to establish the position of blind vending stand coordinator in the division of welfare. (Reddy of Hopkinton) To Executive Departments and Administration.
- HB 248, appropriating funds for the establishment and maintenance of certain positions in the bureau of child welfare services. (Reddy of Hopkinton) To Executive Departments and Administration.
- HB 249, relating to the closing date for articles to be submitted for the school district warrant. (Bednar and Latour of Hudson, Moriarty of Merrimack) To Executive Departments and Administration.

Committee Reports

HB 62, to provide for the appointment of a chairman of a committee of the general court while in recess, Mrs. Clark of Lee for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 76, to regulate taking of wild black bear, Mr. Brown of Loudon for Fish and Game. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 41, prohibiting the sale of sweepstakes tickets by unauthorized persons, Mr. Broderick for Judiciary. Ought to pass.

Mr. Pickett of Keene moved that further consideration of HB 41 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Mr. Broderick of Manchester spoke against the motion.

(discussion ensued)

Mr. Stafford of Laconia spoke in favor of the motion.

(discussion ensued)

Messrs. Totman of Alstead and Hancock of Concord spoke against the motion.

(discussion ensued)

The question is on the motion to indefinitely postpone HB 41.

The Nays appeared to have it.

Mr. Pickett demanded the Yeas and Nays and subsequently withdrew his demand.

The question now being on the report of the committee, Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 31, legalizing the March 2, 1964 meeting of the Hanover School District, Mr. Langford of Raymond. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 88, relative to counting ballots in city elections, Mr. Crouch of Durham for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 86, appropriating funds for the new nursery building at Laconia State School, Mrs. Hayner of Laconia for Public Welfare and State Institutions. Ought to pass.

The bill was referred to the Appropriations under the Rules.

HB 78, to reclassify a Class II highway in the town of Durham to a Class V highway, Mr. Foster of Laconia. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 72, to reclassify a Class V highway in the town of Rindge to a Class III highway, Mr. Wiggin of Bedford for Public Works. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 38, to reclassify a Class II highway in the town of Bartlett to a Class V highway, Mr. Marsh of Colebrook for Public Works. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 7, discontinuing the Portsmouth term of the superior court, Mrs. Weeks of Greenland for the Rockingham County Delegation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 95, to provide an airways toll on jet fuel, Mr. Cullity of Manchester for Ways and Means. Inexpedient to legislate.

Mr. Coutermarsh of Lebanon spoke in favor of the resolution.

On a viva voce vote the resolution was adopted.

HB 70, to exempt real estate of persons over sixty-five years of age from a portion of taxes on their property, Mr. Plumer of Bristol for Ways and Means. Inexpedient to legislate.

Mr. Resnick of Mauchester moved that the bill be made a special order of business for 11:01 o'clock on Wednesday, February 24 and spoke in favor of the motion.

Mr. Diffenderfer of Ossipee spoke against the motion.

(discussion ensued)

On a viva voce vote the motion was not adopted.

Mr. Cobleigh of Nashua spoke against the resolution of the committee.

Mr. Craig of Manchester spoke in favor of the committee resolution.

On a viva voce vote the committee resolution was adopted.

HB 151, relating to the assessments of public utility taxes, Mr. Bartlett of Manchester for Ways and Means. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

HB 74, to increase the salaries of aldermen of the city of Nashua.

HB 132, legalizing the organization of Fall Mountain Regional School District and repealing certain laws relating to Charlestown School District.

* * *

The Senate has passed bills and a Joint Resolution with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

- SB 7, relative to the powers of the ballot-law commission.
- SB 27, relating to adjustments in the apportionment of public taxes.
- SB 33, relative to advertising in publications of political parties.
 - SJR 1, in favor of Henry Junior Cassady.

Senate Bills Read and Referred

- SB 7, relative to the powers of the ballot-law commission, to Judiciary.
- SB 27, relating to adjustments in the apportionment of public taxes, to Executive Departments and Administration.
- SB 33, relative to advertising in publications of political parties, to Executive Departments and Administration.
- SJR l, in favor of Henry Junior Cassady, to Claims and Aeronautics.

Resolutions

Mr. Totman of Alstead offered the following Resolutions for the Judiciary Committee:

Whereas, there are pending before the House of Representatives House Bill No. 153, An Act relating to voluntary corporations and associations, and House Bill No. 154. An Act to enable the State of New Hampshire, or any political subdivisions thereof, to accept gifts or bequests of industrial facilities and to lease or otherwise dispose of the same, and

Whereas, House Bill No. 154, with the proposed amendments creates a new chapter to be known as RSA 162-D, Acquisition and Disposal of Industrial Facilities, and if enacted into law, would enable a non-profit corporation to issue its revenue obligations, secured by a long term lease, to construct an industrial facility and would authorize the State of New Hampshire or any of its political subdivisions to acquire title to such industrial facility by gift from such non-profit corporation and to lease, sell or convey the industrial facility to any person, firm, partnership or corporation, public or private, and

Whereas, under Article 12 of Part First, Article 5 of Part Second and other provisions of the Constitution of New Hampshire and under the Fourteenth Amendment to the Constitution of the United States, public funds may not be used for private ends, and

Whereas, questions have arisen as to the constitutionality of the proposed act, now therefore, be it

Resolved, that the Justices of the Supreme Court be respectfully requested to give their opinion upon the following questions of law:

- 1. Is the acquisition by the State of New Hampshire or by a political subdivision thereof, by gift, of an industrial facility as defined in the proposed legislation, and the leasing, sale, or conveyance of such industrial facility by the State of New Hampshire or its political subdivision to any person, firm, partnership, or corporation, public or private, as authorized by the proposed legislation, a public purpose?
- 2. Does the undertaking authorized by the proposed legislation constitute the lending of money or credit by a political

subdivision of the State of New Hampshire to or for the benefit, directly or indirectly, of a corporation having for its object a dividend or profit?

3. If the answer to question number 1 is in the affirmative and if the answer to question number 2 is in the negative, is the proposed legislation otherwise constitutional?

Be It Further Resolved, that the Speaker transmit seven copies of this resolution, of House Bill No. 153, of House Bill No. 154, and proposed amendments to the Clerk of the Supreme Court for consideration by said Court.

On a viva voce vote the resolutions were adopted.

* * *

Messrs. Canney and Drew of Farmington and Messrs. Craig of Manchester and Taft of Greenville offered the following resolutions:

Whereas, Henry Wilson, only Vice President of the United States from the State of New Hampshire to be so honored, was born on February 16th 1812, in the town of Farmington, and

Whereas, he also served as a member of the New Hampshire House of Representatives and in the Senate where he was elected President, also as a member of the United States Senate from which he resigned in 1873 to become Vice President under President Ulysses S. Grant, and

Whereas, Mr. Wilson raised in 1861 a regiment of soldiers from the state of Massachusetts to fight in the War of the Rebellion, therefore be it

Resolved, That we, the members of the New Hampshire House of Representatives in General Court convened, do hereby commend the memory of this stalwart New Hampshire man for his faithful service to his state and nation both in times of peace and in times of war and for the distinction he brought to our state by such service, and be it further

Resolved, that when the House adjourn today it adjourn in memory of Henry Wilson.

On a viva voce vote the resolutions were adopted.

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 a'clock.

Afternoon Session

Third Readings

HB 41, prohibiting the sale of sweepstakes tickets by unauthorized persons, was read a third time, passed, and sent to the Senate for concurrence.

Reconsideration

Mr. Hancock of Concord having voted with the majority moved that the House reconsider its vote whereby it passed HB 41 and spoke against the motion.

On a viva voce vote the motion was not adopted.

Third Readings (cont.)

The following bills were read a third time and sent to the Senate for concurrence:

- HB 62 to provide for the appointment of a chairman of a committee of the general court while in recess.
- HB 72, to reclassify a Class V highway in the town of Rindge to a Class III highway.
- HB 78, to reclassify a Class II highway in the town of Durham to a Class V highway.
- HB 7, discontinuing the Portsmouth term of the superior court.
- HB 38, to reclassify a Class II highway in the town of Bartlett to a Class V highway.
 - HB 151, relating to the assessments of public utility taxes.

SB 31, legalizing the March 2, 1964 meeting of the Hanover School District, was read a third time, passed, and sent to the Secretary of State to be engrossed.

* * *

On motion of Mrs. Davis of Moultonborough the House adjourned at 12:59 P. M., in memory of Vice-President Henry Wilson.

THURSDAY, February 18, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Give us grace, O God our Father, continually to ask what we ought to do. "Thou has shewed us what is good and what the Lord requires: It is to do justly, and to love mercy, and to walk humbly with our God." May all our thoughts, our speech, our actions be governed by Thy will. This we ask in the name of Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Mack of Orford led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced a group of visitors at the University of New Hampshire from Argentina, sponsored by the Experiment in International Living, courtesy of Messrs. Crouch and Grinnell of Durham and Mrs. Clark of Lee.

The Chair also introduced Sarah Merlen from Gloustershire, England, courtesy of Mr. Fairbanks of Boscawen.

Leave of Absence

Mr. deBlois of Laconia was granted leave of absence for the day on account of illness.

Introduction of Bills

The following bills were read a first and second time, laid on the table for printing, and referred as follows:

HB 250, to develop and improve air navigation facilities. (Pickett of Keene and Coutermarsh of Lebanon) To Claims and Aeronautics.

HB 251, relating to the election of trustees of the trust funds. (Bednar of Hudson) To Municipal and County Government.

HB 252, relative to the taking of raccoons. (Uhlenberg of Gilmanton) To Fish and Game.

HB 253, relating to reports of examinations made by the banking department. (Cavis of Bridgewater) To Banks.

HB 254, relative to retirement benefits of teachers. (Gutterson of Keene and McCarthy of Laconia) To Executive Departments and Administration.

HB 255, to prohibit discrimination because of age. (Habel, Vincent and Coffin of Somersworth) To Labor.

HB 256, relating to the invoice of taxable property. (Bednar of Hudson) To Municipal and County Government.

HB 257, to regulate the filing of plans for land subdivisions. (Herbert of Windham) To Municipal and County Government.

HB 258, denying agents of subversive organizations access to state facilities. (Feldman of Manchester — Rules) To Educacation.

HB 259, relating to the issue of sewer extension bonds by the city of Portsmouth. (Osborne and Keefe of Portsmouth — Rules) To Resources, Recreation and Development.

HJR 21, relative to a study of the educational system. (Remick of Tamworth) To Education.

Committee Reports

SB 24, to provide personnel and funds for the department of health and welfare, Mrs. Weeks of Greenland for Appropriations. Ought to pass with amendment.

Amendment

Amend section 3 of Senate Bill 24 by striking out the words "commissioner of Health and Welfare" where they appear the second time and inserting in their place the words "director of the division of mental health" so that the section is amended to read as follows: 3 Authority to Employ. Notwithstanding any of the provisions of RSA chapters 94, 98, and 99, all as amended, the commissioner of health and welfare with the approval of the advisory commission shall nominate for appointment by the governor and council a director of the division of mental health who shall be paid a yearly salary of \$18,875 (Minimum) to \$21,875 (Maximum) a superintendent of the New Hampshire Hospital who shall be paid a yearly salary of \$17,896 (Minimum) to \$20,896 (Maximum) an assistant superintendent of the New Hampshire Hospital who shall be paid a yearly salary of \$16,220 (Minimum) to \$19,220 (Maximum), and maintenance for all three of those positions, and for the classified position of resident physician at Laconia State School a board certified pediatrician (clinician) at a salary of fifteen thousand dollars (Minimum) to eighteen thousand dollars (Maximum) plus partial maintenance. Any amount paid to any of the persons employed for any of the above four positions, under the authority of this act, above the amount provided for such position by the provisions of RSA 94 or 99, as amended, shall be a charge against the salary adjustment fund.

Further amend the bill by striking out section 5 and by re-numbering sections 6 and 7 to read sections 5 and 6 respectively.

Mr. Craig of Manchester, Mrs. Weeks of Greenland and

Mr. Graig of Manchester, Mrs. Weeks of Greenland and Mr. Taft of Greenville spoke in favor of the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 147, relating to verification of savings accounts, Mr. Cox of Merrimack for Banks. Inexpedient to legislate.

Mr. Stevens of Epsom moved that HB 147 be recommitted to the committee on Banks for further consideration and spoke in favor of the motion.

Messrs. Burnham of Nashua, Ciborowski of Rye and Bigelow of Warner spoke in favor of the motion.

Mr. Ciborowski of Rye spoke against the motion.

(discussion ensued)

On a *viva voce* vote the motion was adopted and the bill was recommitted to the committee on Banks.

HB 142, legalizing the organization of Timberlane Regional School District, Mrs. Demers of Lebanon for Education. Ought to pass.

Mrs. Schwaner of Plaistow spoke against the bill.

At the request of Mr. Stafford of Laconia, Mr. O'Neil of Chesterfield explained the bill.

On a viva voce vote the bill was ordered to a third reading.

HB 152, relating to the debt limit of Timberlane Regional School District, Mrs. Demers of Lebanon for Education. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the word "last"; further amend the section by adding to the end of the section the words and figures "in 1962, or the debt limit established by RSA 195:6, as amended, whichever is greater", so that the section is amended to read:

1 Debt Limit. Notwithstanding the provisions of RSA 195:6, as amended, or any other applicable law, the debt limit of Timberlane Regional School District shall be an amount not exceeding twelve per cent of its assessed valuation as equalized by the state tax commission in 1962, or the debt limit established by RSA 195:6, as amended, whichever is greater.

Mrs. Schwaner of Plaistow spoke against the bill.

The question is on the committee amendment.

Mr. O'Neil explained the bill with pending amendment. (discussion ensued)

Mrs. Palmer of Plaistow spoke in favor of the bill.

Mr. White of Atkinson moved that HB 152 be laid on the table.

On a viva voce vote the motion was not adopted.

The question now being on the committee amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 145, relative to authorizing matching federal payments for the fiscal years 1966 and 1967, Mrs. Davis of Moultonboro for Labor. Ought to pass.

The report was accepted and the bill was referred to Appropriations under the Rules.

Report of Committee on Engrossed Bills

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

HB 132, An Act legalizing the organization of Fall Mountain Regional School District and repealing certain laws relating to Charlestown School District.

SB 31, An Act legalizing the March 2, 1964 meeting of the Hanover School District.

Senate Message

The Senate has passed bills with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

- SB 2, relative to unit ownership of real property.
- SB 5, relative to appointment and salaries of court stenographers.
- SB 10, relative to providing for immunity from liability in emergency cases.

Introduction of Senate Bills

The following Senate bills were read and referred as follows:

- SB 2, relative to unit ownership of real property, to Judiciary.
- SB 5, relative to appointment and salaries of court stenographers, to Judiciary.
- SB 10, relative to providing for immunity from liability in emergency cases, to Judiciary.

Announcements

The Chair announced that today is the birthday of Francis W. Tolman, Clerk of the House.

The Chair announced that today is the 28th wedding anniversary of Mr. Maloomian of Somersworth.

The Chair announced that yesterday was the birthday of Mr. Casey of Manchester.

The Chair announced that yesterday was the 68th birthday of Mr. Peaver of Salem and also was his 14th session as a member of the House of Representatives.

The Chair also announced that it was the 48th wedding anniversary of Mr. York of Concord.

Notice

The Chair announced an error in the Journal of Wednesday, February 17th, P. 321. SB 7, relative to the powers of the ballot-law commission, should have been referred to Judiciary instead of Claims and Aeronautics.

* * *

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

SB 24, to provide personnel and funds for the department of health and welfare, was read a third time, passed and sent to the Senate for concurrence in the House amendment.

Mr. Taft of Greenville, having voted with the majority, asked that the House reconsider its vote whereby it passed SB 24 and spoke against the motion.

On a viva voce vote the motion was not adopted.

HB 152, relating to the debt limit of Timberlane Regional School District, was read a third time, passed, and sent to the Senate for concurrence.

Mrs. Palmer of Plaistow, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 152 and spoke against the motion.

On a viva voce vote the motion was not adopted.

HB 142, legalizing the organization of Timberlane Regional School District, was read a third time, passed, and sent to the Senate for concurrence.

Mrs. Palmer of Plaistow, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 142 and spoke against the motion.

On a viva voce vote the motion was not adopted.

Resolutions

Messrs. Stafford of Laconia, Fox of Wakefield and D'Amante of Claremont, for the Committee on Public Works, offered the following Resolutions:

Whereas the Committee on Public Works was invited to inspect the Portsmouth Navy Yard by Captain William C. Hushing, and

Whereas his invitation was accepted by members of the Committee on January 26, 1965, therefore be it

Resolved, That we, the Members of the Public Works Committee of the 1965 House of Representatives, wish to express our sincere appreciation for the kindness we received during our sojourn there and for the opportunity of discovering

the efficient and momentous work which is carried on there, and be it further

Resolved, That a copy of these Resolutions be transmitted by the Clerk to Captain Hushing.

* * *

On a viva voce vote these Resolutions were adopted.

Mr. Willey of Campton offered the following Resolutions:

Whereas, We have learned with regret of the death of William B. Avery, former Representative from Campton, and

Whereas, Mr. Avery has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to Mrs. Avery.

* * *

On a viva voce vote these Resolutions were adopted.

Mr. Randall of Tilton offered the following Resolutions:

Whereas, We have learned with regret of the death of Michael Bruno, former Representative from Tilton, and

Whereas, Mr. Bruno has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to Mrs. Bruno.

* * *

On a viva voce vote the Resolutions were adopted.

Mr. Williamson of Goshen offered the following Resolutions:

Whereas, We have learned with regret of the death of Fred Teague of Goshen, and

Whereas, Mr. Teague for over forty years has served his state, county and community in a fatihful, diligent and unselfish manner, therefore be it

Resolved, That we, the Members of the New Hampshire House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Teague.

On a viva voce vote these Resolutions were adopted.

On motion of Mrs. Davis of Conway the House adjourned at 12:22 P.M.

TUESDAY, February 23, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

So it was on April 30, 1789 when George Washington offered this prayer in which I ask you to join.

"Almighty God, we make our earnest prayer that Thou wilt keep the United States in Thy holy protection; that Thou wilt incline the hearts of the citizens to cultivate a spirit of subordination and obedience to government; to entertain a brotherly affection and love for one another and for their fellow-citizens of the United States at large."*

^{*}Prayer after the First Inauguration (copy to be found in George Washington's pew, St. Paul's Chapel, New York, New York.)

House

Introduction of Guests

The Chair announced that a group of students from the U. S. History Class of Littleton High School were guests of the House, courtesy of Mrs. Rich, Messrs. Gardner and Tilton and Senator Martin of Littleton.

Pledge of Allegiance to the Flag

Mr. Hanson of Bow led the Convention in the Pledge of Allegiance to the Flag.

The Chair announced that former Congressman Merrow was a guest of the House today.

The Chair announced that a group of students from New Memorial School of Bow were guests of the House today, courtesy of Mr. Hanson of Bow.

The Chair announced that Stillman Kealey of Salem was guest of the House today, courtesy of Mr. Regan of Salem.

Leaves of Absence

Mr. Lemieux of Manchester was granted leave of absence for the day on account of illness.

Mr. DeBlois of Laconia was granted leave of absence for the week on account of illness.

Mr. Guest of Cornish was granted an indefinite leave of absence on account of illness.

Introduction of a Bill

The following House Joint Resolution was read a first and second time, laid on the table for printing and referred as follows:

HJR 22, to provide funds for nursing home increases for recipients of public assistance. (Brummer of Lisbon) To Executive Departments and Administration.

(Mr. Taft of Greenville in the Chair)

Committee Reports

HB 25, to make the theft of an automobile a felony. Mr. Healy of Manchester. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 19, relative to the form of ballots, Mrs. Brungot of Berlin for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 89, to provide for election of town clerks at the biennial election, Mr. Spanos of Newport for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 125, relating to duties of tax collector, Mr. Rosedoff of Nashua for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 126, relating to the filing of property tax inventories, Mr. Poliquin of Nashua for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 12, to authorize liens on real property owned by county paupers, Mr. Hanson of Bow for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting the following: 1 County Liens. Amend RSA 166 by adding at the end of said chapter the following new sections:

166:20 Liens on Real Property. The amount of money spent by a county to support a county pauper under this chapter shall, except for just cause, be made a lien on any real estate owned by the county pauper. The liens are effective during the lifetime of the county pauper, or until enforced as provided in this chapter, or until released by the county commissioners. The county commissioners, in their discretion, may file a notice of the lien or an acknowledgment of satisfaction of the lien with the register of deeds of the county in which the county pauper

owns real property. A notice of lien which contains the owner's name and a description of the real property sufficient to identify it is a valid lien on the property. The register of deeds shall keep a suitable record of such notices without charging any fee therefor, and he shall enter an acknowledgment of satisfaction of the lien upon written request of the county commissioners, without fee.

166:21 Enforcement of Liens. Liens arising under section 20 of this chapter may be enforced by a bill in equity.

166:22 Relative Priority. Such lien shall be subordinate to mortgage and other valid liens, recorded with the register of deeds prior to the recording of the notice of lien referred to in section 20.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 11, to authorize liens on real property owned by persons who receive support from towns, Mr. Hanson of Bow for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Town Liens. Amend RSA 165 by inserting at the end of said chapter the following new sections:

165:28 Liens on Real Property. The amount of money spent by a town to support a poor person under this chapter shall, except for just cause, be made a lien on any real estate owned by the poor person. The liens are effective during the lifetime of the person being supported by the town, or until enforced as provided in this chapter, or until released by the selectmen. The selectmen of the town, in their discretion, may file a notice of the lien or an acknowledgment of satisfaction of the lien with the register of deeds of the county in which the person being supported owns real property. A notice of lien which contains the owner's name and a description of the real property sufficient to identify it is a valid lien on the property.

The register of deeds shall keep a suitable record of such notices without charging any fee therefor, and he shall enter an acknowledgment of satisfaction of the lien upon written request of the selectmen, without fee.

165:29 Enforcement of Lien. Liens arising under section 28 of this chapter may be enforced by a bill in equity.

165:30 Relative Priority. Such lien shall be subordinate to mortgage and other valid liens, recorded with the register of deeds prior to the recording of the notice of lien referred to in section 28.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 191, relative to re-registration of voters in the city of Portsmouth, Mr. McEachern of Portsmouth for the Portsmouth Delegation. Inexpedient to legislate.

The report was accepted.

HB 191, relative to re-registration of voters in the city of Portsmouth, Mr. Keefe of Portsmouth, a minority of the Portsmouth Delegation. Ought to pass.

The report was accepted.

Mr. Keefe of Portsmouth moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate and spoke in favor of the motion.

Messrs. Osborne, Call and McEachern of Portsmouth spoke against the motion.

(discussion ensued)

On a viva voce vote the motion was lost.

Mr. Keefe requested a division and the division vote being manifestly in the negative the motion was lost.

The question now being on the resolution of the delegation that the bill is inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 144, relative to Class III recreational roads, Mr. Emerson of Dalton for Public Works. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 65, relative to Strafford House at Plymouth state college, Mr. Lemire of Berlin for Public Works. Ought to pass.

On a *viva voce* vote the bill was ordered to a third reading.

HB 150, relating to payment in lieu of taxes on land acquired for municipal water supply purposes, Mrs. Thompson of Northfield for Ways and Means. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled Senate Bill:

SB 24, An Act to provide personnel and funds for the department of health and welfare.

Mrs. Milligan of Newbury

Senate Messages

The Senate has voted to adopt the amendment offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendment the Senate asks the concurrence of the House of Representatives:

HB 74, to increase the salaries of aldermen of the City of Nashua.

Amendment

Amend section 1 of said bill by striking out the first ten lines and inserting in place thereof the following:

1 City of Nashua; Aldermen. Amend Laws 1947, 341:1, as amended by 1949, 441:4 and as further amended by 1957, 377:2, by striking out the words "two hundred dollars per year" and inserting in their place the words, three hundred fifty dollars per year; by striking out the words "four hundred dollars per year" and inserting in their place the words, five hundred fifty dollars per year, so that the section is amended to read as follows:

l Salaries of Aldermen. The salary of each ward

* * *

On motion of Mr. LaTour of Nashua the House concurred in the Senate amendment.

* * *

The Senate has voted to concur with the House of Representatives in its amendment to the following Bill:

SB 24, to provide personnel and funds for the department of health and welfare.

Senate Bill Read and Referred

SB 28, relative to the Union School District in the town of Littleton, was read a first and second time and referred to Education.

Resolutions

Whereas, sled dog racing in New Hampshire came to the city of Laconia in 1936 and has since been the site of the World Champion Sled Dog Derby, and

Whereas, It is due to the untiring efforts of the late Charles H. Lyman of Gilford that the city and state has been so privileged and honored, now therefore be it

Resolved, That the publicity from these races has been of tremendous value not only to the city of Laconia and its surrounding towns, but also to the entire north country, and the publicity therefrom a benefit to the State of New Hampshire, and be it further

Resolved, That the Clerk be instructed to transmit a copy of these Resolutions to The Lakes Region Sled Dog Club.

On a viva voce vote these Resolutions were adopted.

* * *

Mr. Pickett of Keene moved that the rules of the House be so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

(Mr. Peterson of Peterborough in the Chair)

At the suggestion of Mr. Cole of Swanzey, Mr. Pickett reworded a portion of his motion as follows: — and that when the House adjourns today it adjourn in honor of The Future Farmers of America, and to meet tomorrow morning at 11:00 o'clock.

On a viva voce vote the motion prevailed.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence.

- HB 11, to authorize liens on real property owned by persons who receive support from towns.
- HB 12, to authorize liens on real property owned by county paupers.
- HB 65, relative to Strafford House at Plymouth state college.
 - HB 125, relating to duties of tax collector.
 - HB 126, relating to the filing of property tax inventories.
 - HB 144, relative to Class III recreational roads.
- HB 150, relating to payment in lieu of taxes on land acquired for municipal water supply purposes.

(Recess)

(After Recess)

On motion of Mrs. Dawson of Milton the House adjourned at 12:15 P. M., in honor of the Future Farmers of America.

WEDNESDAY, February 24, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Guest Chaplain, Reverend Robert J. Elliott, of the Pleasant Street Methodist Church, Salem, as follows:

O God, who art the Hope of all the ends of the earth, remember us in love, and guide us by Thine infinite wisdom. Most heartily we beseech Thee to grant Thy blessing upon Thy servants, the President of the United States, the Governor of this state, and all others in authority. Imbue them with the spirit of wisdom, goodness, and truth; and so rule their hearts, and bless their endeavors, that law and order, justice and peace, may everywhere prevail, to the honor of thy holy Name, through Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Watson of Belmont led the Convention in the Pledge of Allegiance to the Flag.

House

The Chair introduced the following guests:

The Sunday school class from the Gilford Community Church, courtesy of Mr. Guild of Gilford.

The Youth group of the Penacook Methodist church, courtesy of Mr. York of Concord.

A group of Laconia Girl Scouts, courtesy of Messrs. Hayner of Laconia and Watson of Belmont.

The officers of the Young Republican Club of Salem, courtesy of the Salem Delegation.

Leave of Absence

Mr. McCarthy of Laconia, Ward 1, was granted leave of absence for the week on account of illness.

Introduction of Bills

The following bills and House Joint Resolution were read a first and second time, laid on the table for printing and referred as follows:

HB 260, relative to private ownership liability exemption. (Coutermarsh of Lebanon and Pickett of Keene) To Claims and Aeronautics.

HB 261, relative to legal division fences. (Uhlenberg of Gilmanton) To Agriculture.

HB 262, relative to trustee process. (Roby of Concord) To Banks.

HB 263, relative to truth-in-lending. (Capistran of Manchester) To Banks.

HB 264, to authorize payment of twenty thousand dollars as state's contribution to costs of modification and maintenance of New England Exhibit of World's Fair. (Taft of Greenville and Craig of Manchester) To Resources, Recreation and Development.

HB 265, to authorize eight thousand dollars for 1965 and 1966 as the state's contribution to the secretariat of the New England Governor's Conference. (Craig of Manchester and Taft of Greenville) To Executive Departments and Administration.

HB 266, relative to the disposal of garbage and refuse. (Urie of New Hampton) To Public Health.

HB 267, relative to building and loan associations. (Roby of Concord) To Banks.

HB 268, authorizing investment of retirement funds in cooperative banks, building and loan associations, and savings banks. (Roby of Concord) To Banks.

HJR 23, relative to payment for economic loss caused by the taking of property or loss of business under the Merrimack River Flood Control Compact. (Sawyer of Weare, Maxwell of Henniker and Reddy of Hopkinton) To Appropriations.

Reconsideration

Mr. Call of Portsmouth, having voted with the majority, moved that the House reconsider its vote whereby it killed HB

191, relative to re-registration of voters in the city of Portsmouth, and spoke against the motion.

On a viva voce vote the motion was not adopted.

Committee Reports

HB 103, to increase the penalties for misrepresentation of age and possession of alcoholic beverages by minors, Mr. Capistran of Manchester for Judiciary. Inexpedient to legislate.

Mr. Ferguson of Milford moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

Mr. Capistran spoke against the motion.

(discussion ensued)

On a *viva voce* vote the Chair was in doubt and requested a division.

112 members having voted in the affirmative and 218 in the negative, the motion to substitute was lost.

The question now being on the committee resolution.

On a viva voce vote the resolution was adopted.

Reconsideration

Mr. Pickett of Keene, having voted with the majority, moved that the House reconsider its vote whereby it killed HB 103 and spoke against the motion.

On a viva voce vote the motion to reconsider was lost.

Reports (cont.)

HB 136, to limit recovery of past due expenses at Laconia State School to a period of five years, and to set a statute of limitations on actions for their recovery of six years, Mr. Sherman of Lancaster for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 45, to give the right to vote to a person becoming of voting age within six months after moving from one place with-

in the state to another place within the state, Mrs. Frizzell of Charlestown for Judiciary. Ought to pass with amendment.

Amendment

Amend the first paragraph of subsection (b) of section 1 of the bill by striking out the words "clerk or by the" in the sixth line and by inserting after the word "checklist" in the sixth line the words "or affidavit of three knowledgeable residents" so the paragraph will read as follows:

(b) Prior to or at the last session for correction of the checklist or five days before any election, whichever is later, he furnishes to the supervisors of the checklist in the new voting domicile a certificate of domicile issued by the supervisors of the checklist or affidavit of three knowledgeable residents of the old domicile which sets forth the facts of his dwelling or having his home in the old domicile.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

* * *

The Chair announced that HB 16, requiring a phenylketonuria test of new born children, had been withdrawn by the Public Health committee.

Reports (cont.)

HB 212, providing for the classification of the surface waters of the Nashua river watershed, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 164, relating to boat inventories, Mr. Bartlett of Manchester for Ways and Means. Ought to pass.

The Chair referred HB 164 to Appropriations under the rules.

HB 129, relating to reimbursement for cost of inventory blanks, Mr. Maloomian of Somersworth for Ways and Means. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Concurrent Resolution

Mr. Stafford of Laconia offered the following concurrent resolution:

granting authority for certain legislative sub-committees to travel to Maine.

Whereas, for several years there has been under study by the legislatures of New Hampshire and Maine a proposed high level bridge to be built between Portsmouth, New Hampshire and Kittery, Maine, and

Whereas, on previous occasions the members of the subcommittees of the committees on Public Works and Transportation of the Maine Legislature have traveled to New Hampshire to discuss this proposed bridge, and desire that this year our committees meet with them in their state of Maine, therefore be it

Resolved by the House of Representatives the Senate concurring:

That authority is granted to the sub-committee of the committee on public works of the house of representatives, consisting of five members, and the sub-committee on public works and transportation of the senate, consisting of three members, to attend a conference in Augusta, Maine with their counterparts in the Maine legislature regarding the proposed high level bridge to be built between Portsmouth, New Hampshire and Kittery, Maine.

* * *

On a \emph{viva} \emph{voce} vote the concurrence resolution was adopted.

Report of Engrossed Bills Committee

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bill:

HB 74, An Act to increase the salaries of aldermen of the city of Nashua.

Idanelle T. Moulton of New Durham for the committee

On motion of Mr. Pickett of Keene, the Rules of the House were so far suspended as to permit business in order at 3 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be in honor of the late Supreme Court Justice, Felix Frankfurter, and to meet tomorrow morning at 11:00 o'clock.

Remarks of Mr. Pickett in honor and in memory of Justice Felix Frankfurter, one of America's greatest lawyers, teachers and Judges.

From his early days when he championed the unpopular cause of Sacco and Vanzetti to his waning days when he influenced the ultimate decision of the Supreme Court on desegregation, Justice Frankfurter was concerned always with justice in its purest form.

If any man has a reason to be regarded as a citizen of the world, it is he. Whether he was a liberal or conservative or both now matters little. He has always been a litigator for truth.

Justice Frankfurter brought dignity to his people, his profession, the Supreme Court and to the people of this nation.

Afternoon Session

Third Readings

HB 45, to give the right to vote to a person becoming of voting age within six months after moving from one place within the state to another place within the state, and HB 136, to limit recovery of past due expenses at Laconia State School to a period of five years, and to set a statute of limitations on actions for their recovery of six years, were read a third time, passed, and sent to the Senate for concurrence.

Mr. Maxham of Concord spoke in favor of passage of HB 136.

HB 212, providing for the classification of the surface waters of the Nashua river watershed, was read a third time, passed, and sent to the Senate for concurrence.

On motion of Mrs. Dearborn of Laconia the House adjourned at 12:08 P. M., in honor of the late Supreme Court Justice, Felix Frankfurter.

* * *

THURSDAY, February 25, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Guest Chaplain, Reverend Mary Upton from the Harrisville Congregational Church as follows:

Eternal God, who hast committed to us the solemn trust of governing this sovereign State of New Hampshire; we give to thee our hearty thanks.

Give us clear vision and save us from falsely judging others through our own rash conceit and unloving pride. We would remove from our spirits the indolence that shrinks from labor, and the carelessness that takes less heed of important issues. We would have no part of the fear that will not grapple with problems which we feel are too great for us. Keep us from languor and weariness that numb our best efforts; and let not the complaint that the work is ours but the reward goes to others be a part of us. But let thy spirit of lowliness and love, humility and sacrifice be our spirit so that our time and strength, thought and hope, may be given freely, ungrudgingly, with constant joy for Truth's sake and the sake of our brethren whom we serve. Amen.

Pledge of Allegiance to the Flag

Mr. Clymer of Harrisville led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of a Guest

The Chair announced that Mayor Charles C. Davie of Concord was guest of the House today.

Leaves of Absence

Mr. Corey of Manchester was granted leave of absence for the day on account of a death in the family.

Mr. Lewis of Lebanon was granted leave of absence for the week on account of important business.

Introduction of Bills

The following bills were read a first and second time, laid on the table for printing and referred as follows:

HB 269, relating to complaints alleging speed violations. (Sherman of Lancaster) To Judiciary.

HB 270, amending the checklist requirements for towns over 4,500. (LaTour of Hudson and Bednar of Hudson) To Municipal and County Government.

HB 271, to authorize purchases by the director of the division of purchases and property without competitive bidding on purchases of less than five hundred dollars. (Murphy of Pittsfield) To Executive Departments and Administration.

HB 272, to extend period of lapsing of appropriations under certain conditions. (Murphy of Pittsfield) To Appropriations.

HB 273, relative to certain religious-society procedures. (Aucella of Bennington) To Judiciary.

HB 274, relative to supervisory unions. (O'Neil of Chesterfield) To Education.

HB 275, relative to open season for taking hares and rabbits. (Hayes of Madison) To Fish and Game.

HB 276, providing for an open season on fisher. (Uhlenberg of Gilmanton and Brown of Loudon) To Fish and Game.

HB 277, relating to contracts between municipalities and the New Hampshire water resources board. (Taft of Greenville — Rules) To Judiciary.

HB 278, making amendments to the Uniform Commercial Code. (Totman of Alstead) To Judiciary.

HJR 24, providing funds for the commission on interstate cooperation. (Taft of Greenville — Rules) To Appropriations.

Committee Reports

SB 15, relative to salaries of legislative attaches and service assistants, Mr. Eaton of Hillsboro for Appropriations. Ought to pass with amendment.

Amendment

Amend section 1 of said bill by striking out the same and inserting in place thereof the following:

1 Legislative Attaches and Employees. Amend RSA 14:24 (supp) as amended by 1955, 290:1 and 335:7; 1957, 314:1 and 1961, 280:2 by striking out said section and inserting in place thereof the following: 14:24 Salaries. The salaries of all legislative attaches and other employees, unless otherwise specifically provided by statute, shall be determined by the president of the senate, with the approval of the finance committee, for such attaches and employees of the senate and by the speaker of the house of representatives, with the approval of the appropriations committee, for such attaches and employees of the house of representatives. The salaries as determined hereunder shall be a charge upon the appropriation made for the legislature.

Amend section 3 of said bill by striking out the same and inserting in place thereof the following:

3 Limitation. Nothing herein shall be construed as authorizing the reduction in salary of any attache or employee who was in office or who was employed by the legislature at the beginning of the 1965 session which salary was determined by the statutes then in force.

Amend section 4 of said bill by striking out the same and inserting in place thereof the following:

- 4 Amend RSA 14:18 by striking out the words "Any officer or employee of the senate or house of representatives shall be allowed mileage at the rate of seven cents per mile to and from his home for each day of attendance up to a maximum of fifty miles for one way of travel" and inserting in their place the following: Any officer or employee of the senate or house of representatives shall be allowed mileage at the same rate as other state employees for each day of attendance up to a maximum of one hundred miles for the round trip, so that the section is amended to read as follows:
- 14:18 Travel Allowance to Officers and Employees. Any officer or employee of the senate or house of representatives shall be allowed mileage at the same rate as other state employees for each day of attendance up to a maximum of one hundred miles for the round trip. Any fractional part of a mile

shall be deemed to be one mile for the purposes hereof. The committee on mileage shall be the arbiters of all disputes and claims involving payment of mileage to such officers and employees.

5 Takes Effect. Sections 1, 2 and 3 shall take effect upon passage. Section 4 shall take effect as of January 6, 1965.

* * *

On a viva voce vote the amendment was adopted.

At the request of Mr. Craig of Manchester, Mr. Taft of Greenville explained the bill.

Mr. Craig of Manchester spoke on the bill.

(discussion ensued)

On a viva voce vote the bill was ordered to a third reading.

HB 195, to authorize the Ashland School Board to decrease the school board from six to five members, Mrs. Demers of Lebanon for committee on Education. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 187, establishing the standard time, Mr. Smith of Portsmouth for Executive Departments and Administration. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 184, increasing the cost of marriage certificates, Mr. Gutoski of Manchester for Executive Departments and Administration. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 157, relating to the establishment of community mental health programs and state aid therefor, Mr. Ferron of Exeter for Executive Departments and Administration. Ought to pass.

The report was accepted and the bill was referred to Appropriations under the Rules.

HB 200, relative to unemployment compensation trust funds, Mr. Sanders of Concord for Labor. Ought to pass.

At the request of Mr. Taft of Greenville, Mr. Angus of Claremont explained the bill.

On a viva voce vote the bill was ordered to a third reading.

HB 148, relating to posting of budgets under the Municipal Budget Law, Mr. Gage of Grafton for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend Section 1 of the bill by inserting after the word "notice" in the 12th line, the word "and time" so that said section as amended shall read:

1 Budgets. Amend RSA 32:5 (supp.) as amended by 1959, 78:1 by striking out the section and inserting in its place the following:

32:5 Preparation of Budget. The budget committee shall prepare budgets according to forms prescribed by the tax commission for town expenditures, school district expenditures and village district expenditures. It shall hold at least one public hearing on each budget, public notice, and time of which shall be given at least seven days in advance. The budget committee shall confer with selectmen, school boards, village district commissioners and other officers and departments relative to estimated costs, revenues anticipated, and services performed; and it shall be the duty of all such officers and other persons to furnish such pertinent information to the budget committee. Selectmen, school boards, village district commissioners and department heads shall prepare a statement of estimated expenses and receipts for the ensuing year and submit the same to the budget committee at such time as the budget committee shall fix. The budget committee shall prepare and submit to the selectmen for them to post with the town warrant two copies of the budget prepared for the town at least fifteen days before the annual town meeting. It shall likewise prepare and submit to the school board, or village district commissioners two copies of a school district or village district budget to be acted upon at the school district or village district annual meetings at least fifteen days before said annual meeting for posting by the school board or the village district commissioners with the warrants for their respective meetings.

* * *

At the request of Mrs. Greene of Rye, Mr. Cole of Swanzey explained the bill.

(discussion ensued)

Mr. Hanson of Bow further explained the bill.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 149, relating to reporting the names of municipal officers, Mrs. Moulton of New Durham for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SJR 4, to reimburse the town of Hancock for an overpayment of county taxes, Mr. Cole of Swanzey for Municipal and County Government. Ought to pass.

On a viva voce vote the Senate Joint Resolution was ordered to a third reading.

HB 205, relative to the salary of the Mayor of Nashua, Mr. LaTour of Nashua for the Nashua Delegation. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the word "ten" in the twenty-fifth line and inserting the word "nine" so that said section shall read:

1 City of Nashua; Mayor. Amend section 45 chapter 427 of the laws of 1913, as amended by 1921, 246; 1943, 288; 1957, 377:1; and 1961, 319:1, by striking out the section and inserting in its place the following:

Sect. 45. The mayor shall be the chief executive officer of the city, and cause its laws and ordinances to be executed and enforced, shall exercise the general supervision over the conduct of all subordinate officers and cause all violations and neglect of duties by them to be punished. He may call a meeting of the board of aldermen whenever in his opinion there is occasion by causing a notification to be given to or left at the abode of each member of the board to be convened. He shall from time to time communicate to said board and to all subordinate officers such information and recommendations relative to matters within their respective jurisdiction as, in his judgment, the interest of the city may require, and shall have and

perform such other powers and duties not inconsistent with the provisions of this act as now or hereafter may be conferred or imposed on him by the municipal ordinances or upon mayors of cities by general law. The salary of the mayor of the city of Nashua shall be nine thousand dollars per annum, payable in equal monthly payments. Said salary shall be in full compensation for services performed by said mayor while on official business. The mayor shall hold no other office of profit, recompense for which is made out of city funds or appropriations.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

* * *

The Chair announced that HB 113, to repeal the taxation of fur bearing animals, was withdrawn by the committee.

* * *

HB 127, relating to the taxation of bulk storage tanks, Mrs. Palmer of Plaistow for Ways and Means. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Report of Committee on Engrossed Bills

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

HB 135, An Act relative to an appropriation for the airport of the town of Whitefield to meet the requirements for state and federal aid.

HB 142, An Act legalizing the organization of Timberlane Regional School District.

HB 152, An Act relating to the debt limit of Timberlane Regional School District.

Mrs. Moulton of New Durham

Senate Messages

The Senate has voted to concur with the House of Representatives in the passage of the following concurrent resolution:

Concurrent Resolution granting authority for certain legislative sub-committees to travel to Maine.

* * *

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

HB 142, legalizing the organization of Timberlane Regional School District.

HB 152, relating to the debt limit of Timberlane Regional School District.

HB 135, relative to an appropriation for the airport of the town of Whitefield to meet requirements for state and federal aid.

Introduction of Senate Bill and Senate Joint Resolution

The following Senate bill and Senate joint resolution were read a first and second time and referred as follows:

SB 11, an act to authorize the state council on aging to determine the purposes for which federal funds received by it may be spent, to Public Welfare and State Institutions.

SJR 5, to reimburse legislators for attendance at National Legislative Leaders Conference, to Appropriations.

Concurrent Resolution

Mr. Leonard of Nashua, Mr. Nahil of Claremont and Mr. LaTour of Hudson, and Mr. Bednar of Hudson offered the following Concurrent Resolution:

To petition Congress to propose the "Liberty Amendment" to the United States Constitution.

Be it Resolved by the House of Representatives the Senate Concurring:

That we respectfully request the Congress of the United States to propose to the people an amendment to the Constitution of the United States, or to call a convention for such purpose as provided by Article V of the Constitution, an article providing as follows:

"Article

"Section 1. The Government of the United States shall not engage in any business, professional, commercial, financial or industrial enterprise except as specified in the Constitution.

"Section 2. The Constitution or laws of any state, or the laws of the United States shall not be subject to the terms of any foreign or domestic agreement which would abrogate this amendment.

"Section 3. The activities of the United States Government which violate the intent and purposes of this amendment shall, within a period of three years from the date of ratification of this amendment, be liquidated and the properties and facilities affected shall be sold.

"Section 4. Three years after the ratification of this amendment the sixteenth article of amendments to the Constitution of the United States shall stand repealed and thereafter Congress shall not levy taxes on personal incomes, estates, and/or gifts."

Be it Further Resolved that a certified copy of this Resolution be forwarded by the secretary of state to the President of the United States Senate, the Speaker of the House of Representatives, and to each Member of Congress from the State of New Hampshire.

The concurrent resolution was referred to Judiciary.

Resolutions

Messrs. Hanson of Bow and Bingham of Concord, for the Concord Delegation, offered the following Resolutions:

Whereas, We have learned with regret of the death of Willoughby A. Colby, former Representative from Concord, and

Whereas, Mr. Colby was for many years one of the state's most eminent lawyers, and

Whereas, Mr. Colby has a long record of service to his city, county, state and country having served as Merrimack County Solicitor, secretary-treasurer of the N. H. Bar Association; was

a member of the American Bar Association's House of Delegates; a Commissioner and vice president and secretary of the National Conference of Commissioners on Uniform State Laws and served in the United Sates Navy, now therefore be it

Resolved, That we, the Members of the House of Representatives, do hereby pay tribute to his efficient and loyal performance of his duties and extend to his family our heartfelt sympathy, and be it further

Resolved, That the Clerk be instructed to transmit a copy of these Resolutions to Mrs. Colby.

On a viva voce vote these Resolutions were adopted.

Mr. Bigelow of Warner offered the following Resolutions:

Whereas, We have learned of the passing of our former Fellow Member, Alfred S. Cloues of Warner, and

Whereas, Mr. Cloues was at the time of his death our State Treasurer, an office which he had filled conscientiously and efficiently for many years as well as serving several terms as County Treasurer and in many capacities in his town, therefore be it

Resolved, That we, the members of the House of Representatives, do hereby pay tribute to the faithful service to his state, county and community and extend our sincere sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be transmitted to his family.

On a viva voce vote these Resolutions were adopted.

Mrs. Ainley of Manchester offered the following Resolution:

Whereas, The City of Manchester and the State of New Hampshire was saddened by the death of Mary C. Manning, civic leader and philanthropist, and

Whereas, Mrs. Manning gave unstintingly of her time and energy in the service of her church and community, therefore be it

Resolved, That we, the members of the House of Representatives, do hereby pay tribute to her faithful services and extend our heartfelt sympathy to her family.

On a viva voce vote this Resolution was adopted.

Messrs. Craig, Bruton and Blanchard of Manchester offered the following Resolutions:

Whereas, We have learned with regret of the death of Daniel J. Wade, former Representative from Manchester, Ward 8, and

Whereas, Mr. Wade has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to his sister, Mrs. Edward C. St. Jean.

On a viva voce vote these Resolutions were adopted.

Communication

February 23, 1965

To Whom it May Concern:

This is to advise that Christopher Conlon has taken oath of office as Representative of Ward 2, Portsmouth, on February 3, 1965.

John W. King Governor

* * *

On motion of Mr. Pickett of Keene, the rules of the House were so far suspended as to permit business in order at 3:00

o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and Resolutions by caption only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 148, relating to posting of budgets under the Municipal Budget Law.

HB 149, relating to reporting the names of municipal officers.

HB 195, to authorize the Ashland School Board to decrease the School board from six to five members.

HB 200, relative to unemployment compensation trust funds.

HB 205, relative to the salary of the Mayor of Nashua.

SB 15, relative to salaries of legislative attaches and service assistants, was read a third time, passed, and sent to the Senate for concurrence in House amendment.

SJR 4, to reimburse the town of Hancock for an overpayment of county taxes, was read a third time, passed, and sent to the Secretary of State to be engrossed.

* * *

On motion of Mrs. DeLude of Unity the House adjourned at 12:17 P.M.

TUESDAY, March 2, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Guest Chaplain Reverend Millard L. Fraumann, Central Baptist Church of Portsmouth as follows:

Eternal God our Heavenly Father, unto whom all hearts are open and all desires are known, we would invoke Thy Divine wisdom and blessing upon those who have been chosen to represent the State of New Hampshire in the sessions of today.

Grant our Father, health in body and wisdom from on high to these our Representatives as they meet to transact the business of the day. Keep we pray Thee the discussions and decisions of the day on a high level, well pleasing in Thy sight.

Help us to always remember the ground we stand on is holy ground for it was here our forefathers fought, bled and died that we may enjoy the many freedoms of our present day. May we so govern our lives, families, and our State that our actions will at all times bring honor and glory to Thy Holy Name.

For the good and perfect gifts we have received, for the many blessings and expressions of Thy love and mercy we pause to give Thee thanks.

May our thoughts, words, and deeds have as its core a deep concern and compassion for the physical and spiritual welfare for all men.

Through Jesus Christ, our Lord, we pray. Amen.

Pledge of Allegiance to the Flag

Mr. Murphy of Pittsfield led the Convention in the Pledge of Allegiance to the Flag.

House

A group of Students from the 8th grade of Pittsfield Junior High School were introduced by the Chair, courtesy of Mr. Murphy of Pittsfield.

Leaves of Absence

Messrs. Hanson of Bow and Bigelow of Warner were granted leave of absence for the week on account of important business.

- Mr. Quirk of Portsmouth was granted leave of absence for today and Wednesday on account of important business.
- Mr. Wiggin of Bedford was granted leave of absence for the week on account of a death in the family.
- Mr. Leonard of Nashua was granted leave of absence for the day on account of attending a funeral.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing and referred as follows:

- HB 279, providing for the assessment and collection of a special head tax for state purposes. (Craig of Manchester) To Ways and Means.
- HB 280, relative to citizens job protection. (Welch of Concord) To Labor.
- HB 281, relative to the definition of game birds. (Welch of Concord) To Fish and Game.
- HB 282, to provide an education for physically handicapped children. (Taft of Greenville and Craig of Manchester) To Education.
- HB 283, to provide per diem pay for apprenticeship council members. (Dion of Manchester) To Executive Departments and Administration.
- HB 284, to require towns to regulate the licensing of plumbers. (Feldman of Manchester) To Executive Departments and Administration.
- HB 285, relating to an additional bounty on porcupines. (Watson of Belmont) To Resources, Recreation and Development.
- HB 286, to legalize the proceedings of a special meeting of the Rollinsford School District. (Marcotte of Rollinsford) To Municipal and County Government.

HB 287, repealing section relating to discount on sales to hotels and clubs. (Pickett of Keene) To Liquor Laws.

HB 288, relating to arrest, detention and arraignment of criminal defendants. (Frizzell of Charlestown) To Judiciary.

HB 289, providing for a hearing after suspension of a liquor license or beverage permit. (Osborne of Portsmouth) To Liquor Laws.

HB 290, relating to preliminary examinations. (Healy of Manchester) To Judiciary.

HB 291, relating to fees in the superior court. (Capistran of Manchester) To Judiciary.

HB 292, imposing taxes on the net income of all businesses, services and business operations conducted within the state, and providing for the abolition of certain taxes. (Taft of Greenville) To Ways and Means.

* * *

Mr. Angus of Claremont moved that the order whereby HB 283, to provide per diem pay for apprenticeship council members, was referred to Executive Departments and Arministration be vacated and that the bill be referred to Labor and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Committee Reports

HB 9, to repeal the taxation of neat stock, poultry, and rabbits, Mr. Stearns of Hinsdale for Agriculture. Inexpedient to Legislate.

Mr. Cole of Swanzey moved that the words, Ought to pass, be substituted for the words, Inexpedient to Legislate, and spoke in favor of the motion.

(discussion ensued)

Mr. Stevens of Epsom spoke in favor of the motion.

Messrs. Underwood of Chester, Angus of Claremont, Mc-Meekin of Haverhill and Kimball of Derry spoke against the motion.

Mr. Kearns of Manchester moved that further consideration of HB 9 be indefinitely postponed and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 44, relative to political expenditures by special committees, Mr. Wildey of Westmoreland for the committee on Judiciary. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "August fifteenth in the year of" in the eleventh line and inserting in place thereof the words "forty-five days prior to" and further amend said section by striking out the words "in an election year after August fifteenth of the election year" in the last line and inserting in place thereof the words "within forty-five days of a primary election" so the section is amended to read:

I Amend RSA 70:4, as amended by 1955, 273:1 and 1957, 303:2-4, by adding a new paragraph after paragraph VII to read:

VIII. By a political committee, except the state committee of a political party, unless the political committee files with the secretary of state a statement of the purpose for which the political committee is organized, and a statement of the name and address of its chairman, treasurer, and other officers. The statements shall be filed not later than forty-five days prior to a primary election. A member of the committee shall not do any act as a committeeman to promote the success or defeat of a political party, a measure on the ballot, or a candidate, until the statements required by this paragraph are filed. A committee to promote the nomination of a candidate at a primary election may not be organized within forty-five days of a primary election.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 16, requiring a phenylketonuria test on new born children, Mr. Andersen of Concord for the committee on Public Health. Ought to pass with amendment.

Amendment

Amend 132:10-a as inserted by section 1 of the bill by inserting after the word "physician" in the second line the words, "and/or hospital," so that the section shall read:

132:10-a Phenylketonuria Test Required. The physician and/or hospital attending a newborn child shall cause said child to be subject to a phenylketonuria test.

Amend 132:10-c as inserted by section 1 of the bill by striking out the words "on the grounds that such test conflicts with their religious tenets and practices," so that said section as amended shall read:

132:10-c — Exception. The provisions of section 10-a and 10-c shall not apply if the parents of such child object thereto.

Mr. Feldman of Manchester explained the bill.

(discussion ensued)

Mr. Andersen of Concord further explained the bill with committee amendment.

On a viva voce vote the amendment was adopted.

Mr. Corey of Manchester offered the following amendment and spoke in favor.

Amendment

Amend the bill by striking out RSA 132:10-c as inserted by section 1.

* * *

Mrs. Milligan of Newbury and Mrs. Hartigan of Rochester and Mrs. Schwaner of Plaistow spoke against the proposed amendment.

Mr. Andersen of Concord spoke against the proposed amendment.

Mr. Pickett of Keene moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the Corey amendment.

On a *viva voce* vote the amendment was lost and the bill was ordered to a third reading.

HB 84, to regulate the motor carriers of passengers, Mr. Howard of Concord for Transportation. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 113, to repeal the taxation of fur bearing animals, Mrs. Thompson of Northfield for Ways and Means. Inexpedient to Legislate.

Mr. Guild of Gilford moved that the words, ought to pass, be sustituted for the words, inexpedient to legislate, and spoke in favor of the motion.

Mr. Guild subsequently withdrew his motion.

On a viva voce vote the committee resolution was adopted.

Report of Committee on Engrossed Bills

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled Senate Joint Resolution:

SJR 4, Joint Resolution to reimburse the town of Hancock for an overpayment of county taxes.

Mrs. Milligan of Newbury For the Commmittee

Senate Bill Read and Referred

The following Senate Bill was read a first and second time and referred to the committee on Liquor Laws.

SB 32, An Act relative to listing New Hampshire liquor products.

* * *

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives.

HB 195, to authorize the Ashland School Board to decrease the School Board from six to five members.

* * *

On motion of Mr. Pickett of Keene, the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 44, relative to political expenditures by special committees.

HB 16, requiring a phenylketonuria test of new born children.

* * *

On motion of Mrs. Demers of Lebanon the House adjourned at 12:49 P.M.

WEDNESDAY, March 3, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God, who out of many and diverse peoples has brought this nation, keep us in quiet confidence of Thy prevailing strength. Grant that we may daily look to Thee for guidance and never set the government of men above the governance of Thy will. This we ask in the name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Bouchard of Berlin led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair announced that Troop 157, Girl Scouts of St. Edmund's Parish, Goffstown, were guests in the gallery, courtesy of Mr. Ducharme of Goffstown.

Leave of Absence

Mr. Urie of New Hampton was granted leave of absence for today and Thursday on account of important business.

Introduction of Bills

The following bills were read a first and second time, laid on the table for printing and referred as follows:

HB 293, to make available appropriate non-judicial punishment to members of the New Hampshire National Guard. (Gay of Derry) To Military and Veterans' Affairs.

HB 294, giving members of the National Guard limited authority to arrest persons while in active state service ordered by the governor in case of riot or breach of peace. (Gay of Derry) To Judiciary.

HB 295, relative to probate of wills. (Capistran of Manchester, Ward 12) To Judiciary.

HB 296, relative to trustee's compensation. (Capistran of Manchester) To Judiciary.

HB 297, relating to a bounty on rattlesnakes. (Cook of Hooksett and Palmer of Kensington) To Fish and Game.

HB 298, to allow children to work in certain occupations other than farm or domestic labor. (Belanger of Manchester) To Labor.

HB 299, to remove employees working under the federal minimum wage law from the provisions of the minimum hourly rate, and to remove children working for their parents from the provisions of the minimum wage law. (Sanders of Concord) To Labor.

HB 300, to provide for the approval by local legislative bodies of regulations for subdivision of land adopted by planning boards. (Nikitas of Nashua) To Municipal and County Government.

HB 301, to revise the charter of the city of Rochester to adjust the salaries of mayor and councilmen. (Corriveau of Rochester) To Rochester Delegation.

HB 302, to authorize fish and game department to regulate the taking of fisher. (Junkins of Exeter) To Fish and Game.

HB 303, eliminating the weight limit of taking of black bass. (Hayes of Madison) To Fish and Game.

HB 304, for the elimination of weight limit for taking brook trout. (Hayes of Madison) To Fish and Game.

HB 305, relative to legal length of brook trout, in Coos county. (Huggins of Pittsburg) To Fish and Game.

HB 306, to provide for a salary increase for classified state employees. (Howard of Concord) To Executive Departments and Administration.

HB 307, providing for control of aquatic nuisances in any of the surface waters of the state, (Stafford of Laconia and Watson of Belmont) To Resources, Recreation and Development.

HB 308, providing for the classification of the surface waters of the Androscoggin River watershed. (Fontain of Berlin) To Resources, Recreation and Development.

HB 309, relative to the milk sanitation code. (Yardley of Roxbury) To Executive Departments and Administration.

HB 310, relative to season for taking wild deer. (Bouchard of Berlin) To Fish and Game.

HB 311, providing for an increase in the amount of the guaranty fund required of credit unions as a pre-requisite to the payment of dividends. (Capistran of Manchester) To Banks.

- HB 312, to increase the limit of investments of a bank in its banking building. (Peever and Grant of Salem) To Banks.
- HB 313, relative to registration and licensing of special vehicles. (McGee of Lincoln) To Transportation.
- HB 314, relating to the report of income by certain county officers. (Bednar of Hudson) To Municipal and County Government.
- HB 315, limiting the rate of interest and related costs chargeable by credit unions. (Capistran of Manchester) To Banks.
- HB 316, to change the law regulating by-laws and meetings of credit unions. (Capistran of Manchester) To Banks.
- HB 317, to abolish capital punishment. (Fortier, Sheridan, and Brungot of Berlin, Spanos of Newport, Low of Hanover, Farrington of Conway, Heald of Keene, MacFarlane of Swanzey, Whelton of Nashua and Hilliard of Dover) To Judiciary.
- HB 318, to restore the second injury fund under workmen's compensation. (Corriveau of Rochester, Ward 6) To Labor.
- HB 319, to limit the liability of towns for mobs or riots under certain conditions. (Ring, Shindledecker, Casassa of Hampton) To Judiciary.
- HB 320, to prohibit the sale and use of regrooved tires. (Welch of Concord) To Transportation.
- HB 321, relative to future water supplies for the city of Manchester. (Kearns of Manchester) To Resources, Recreation and Development.
- HB 322, establishing the standard time. (Maloomian of Somersworth and Marcotte of Rollinsford) To Executive Departments and Administration.
- HB 323, to establish lifeguard services and state controlled automobile parking lot operation at Hampton Beach State Park. (Casassa of Hampton) To Resources, Recreation and Development.
- HB 324, to establish a capital reserve item for special tax areas in the town of Hanover, and exempting personal property from sewer and sidewalk area taxes. (Low of Hanover) To Municipal and County Government.

HB 325, relative to early land acquisition by Lebanon Housing Authority. (Coutermarsh of Lebanon) To Municipal and County Government.

HB 326, to authorize the Hudson School District to vote on the construction of a school building and to authorize the issuance of bonds for the project at a school district meeting. (Gallagher and Provencal of Hudson) To Municipal and County Governments.

Mr. Taft of Greenville moved that the rules of the House be so far suspended as to dispense with the printing of HB 326, to authorize the Hudson School District to vote on the construction of a school building and to authorize the issuance of bonds for the project at a school district meeting, and spoke in favor of the motion.

Mr. Bednar of Hudson spoke against the motion.

Mr. Cole of Swanzey rose on a point of parliamentary inquiry.

The Chair announced that the question is on the motion to dispense with the printing of HB 326.

The Clerk read the bill in full.

HB 326

HB 326, An Act to authorize the Hudson School District to vote on the construction of a school building and to authorize the issuance of bonds for the project at a school district meeting.

l Legalizing Action. The Hudson School District may vote at an annual or special school district meeting called for the purpose, to authorize the construction, equipping, and furnishing of a middle school building and the acquisition of a site therefor, and to authorize the issuance and sale of its general obligation bonds or serial notes in an amount not to exceed One Million Dollars (\$1,000,000.00) pursuant to the Municipal Finance Act to finance such construction, equipping, furnishing, and acquisition, notwithstanding the provisions of Section 4a of said Municipal Finance Act, and notwithstanding the fact that the warrant for the school district meeting at which such action is authorized was posted prior to the date on which this act became effective.

2 Effective Date. This act shall become effective upon its passage.

* * *

Mr. Cole of Swanzey spoke in favor of the motion.

Mr. Angus of Claremont asked if it would take a two-thirds vote to pass this motion.

The Chair answered in the affirmative.

On a viva voce vote the Yeas appeared to have it.

Mr. Bednar of Hudson requested a division.

186 members having voted in the affirmative and 93 in the negative the motion to dispense with the printing of HB 326 was adopted.

Committee Reports

HB 218, authorizing state banking institutions to act as fiscal agents of the United States, Mr. Cox of Merrimack for Banks. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 28, for the purchase, operation and maintenance of a state-owned aircraft, Mr. Ring of Hampton for Claims and Aeronautics. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the same and inserting in its place the following:

An act making appropriation for the operation of aircraft.

Further amend the bill by striking out all after the enacting clause and inserting in its place the following:

I Lease or Hire of Aircraft. The sum of five thousand dollars for the fiscal year ending June 30, 1966 and the sum of five thousand dollars for the fiscal year ending June 30, 1967, is hereby appropriated to be expended by the aeronautics commission for the lease and/or hire of aircraft in lieu of purchase. The governor is authorized to draw his warrant for the sums appropriated from any money in the treasury not otherwise appropriated, and these sums are in addition to any other appropriation made for the use of the aeronautics commission.

2 Effective Date. This act shall take effect July 1, 1965.

* * *

Mr. Coutermarsh of Lebanon spoke in favor of the bill as amended.

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 26, relative to exceptions from fees under the aeronautics law, Mr. Ring of Hampton for Claims and Aeronautics. Ought to pass with amendment.

Amendment

Amend paragraph VI of RSA 422:38 as inserted by section 1 of the bill by striking out the words "primarily for the transportation of passengers or property," and inserting in its place the words "for compensation or hire." so that said paragraph as amended shall read: VI. A fee in lieu of personal property tax for the operation of "antique aircraft" which are over twenty-five years old and which are maintained solely for participation in exhibitions, club activities, air shows and other aviation functions of public interest and which are not flown for compensation or hire.

Amend paragraph VII as inserted by section 1 of the bill by inserting after the words "tax for the" the word "non-commercial" so that said paragraph shall read:

VII. A fee in lieu of personal property tax for the non-commercial operation of a glider.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 27, relative to disposition of revenue from aircraft operating fees, Mr. Karnis of New Ipswich. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 118, increasing the per diem of members of state board of parole, Mr. Aucella of Bennington. Be referred to the Legislative Council.

On a viva voce vote the recommendation was adopted.

HB 117, relative to supplies for discharged prisoners, Mrs. White of Portsmouth for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 61, relative to resignation of members of the general court, Mr. Smith of Portsmouth for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend paragraph II of 14-A:1 as inserted by section 1 of the bill by adding at the end the words, "the secretary of state shall also notify the town or city clerk of the town or ward in which the vacancy occurs," so that said paragraph shall read:

II. If the general court is not in session, and if the office of the presiding officer is vacant, a resignation from the general court may be made and become effective by delivering a letter of resignation to the secretary of the state at his office in the state house, by mail or otherwise. The secretary of state shall file the letter of resignation in his office, and he shall notify the clerk of the branch in which the resignation occurs of the existence of the vacancy. The secretary of state shall also notify the town or city clerk of the town or ward in which the vacancy occurs.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 120, relating to life insurance limits in loans for educational purposes, Mr. Putnam of Lebanon for Insurance. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 20, authorizing the Salem school district to provide life and health insurance for its employees, Mrs. Putnam of Lebanon for Insurance. Ought to pass.

Mr. Grant of Salem for a minority of the Insurance committee. Inexpedient to legislate.

The reports were accepted.

Mrs. Morrison of Salem moved that HB 20 be indefinitely postponed and spoke in favor of the motion.

Mr. Regan of Salem spoke in favor of the motion.

Mr. Peever of Salem spoke against the motion.

At the request of Mr. Grant of Salem, Mr. Peever answered questions.

Mr. Stafford of Laconia asked a question of Mr. Stratton of Derry which Mr. Peever answered.

(discussion ensued)

Mr. Angus of Claremont spoke against the motion.

The question is on the motion to indefinitely postpone.

The Yeas appeared to have it and the motion was adopted.

Mr. Peever of Salem requested a division vote and subsequently withdrew his request.

HB 110, relating to distribution and filing of property tax inventories, Mr. Spitzli of Walpole for Judiciary. Ought to pass with amendment.

Amendment

Amend section 3 of House Bill 110 by striking out the section and inserting in its place the following:

3 Filing. Amend RSA 74:7 by striking out the section and inserting in its place the following:

74:7 Return of Inventory. Every person and every corporation by its president or other person with authority to do so having knowledge of its property and affairs, shall fill out the blank inventory in all respects according to its requirements and sign and make the required declaration thereto, and cause the same to be mailed, postage prepaid, or delivered to the selectmen or assessors on or before April fifteenth.

* * *

Mr. Totman of Alstead explained the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 111, relating to the contestability of a tax collector's deed, Mr. Spanos of Newport for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 112, relating to terms of office of tax collector, Mr. Capistran of Manchester for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 114, relating to applications for tax abatements, Mr. Capistran of Manchester for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 109, relating to partial payments on account of tax redemption, Mr. Capistran of Manchester. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 160, relating to authorization of the Tax Commission to conduct Assessors' Schools, Mr. Dionne of Nashua for Municipal and County Government. Ought to pass.

HB 160 was referred to Appropriations under the Rules.

HB 199, relative to state aid to municipalities for water pollution control, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 123, relative to financing sewerage systems, sewage treatment works, and waste treatment facilities, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 128, relating to taxation of air conditioning facilities, Mr. Larty of Haverhill for Ways and Means. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Reconsideration

Mrs. Morrison of Salem, having voted with the majority, moved that the House reconsider its vote whereby it indefinitely postponed HB 20 and spoke against the motion.

Mr. Stevenson of Bethlehem spoke in favor of the motion.

On a viva voce vote the motion was lost.

Senate Message

The Senate has voted to concur with the House of Representatives in its amendments to the following bill:

SB 15 An act relative to salaries of legislative attaches and service assistants.

Senate Message

The Senate has passed a bill with the following title, in the passage of which it asks the concurrence of the House of Representatives:

SB 14, to change the labeling requirements of agricultural seeds.

Introduction of a Senate Bill

SB 14, to change the labeling requirements of agricultural seeds, was read a first and second time and referred to Agriculture.

Resolutions

Mr. MacFarlane of Swanzey and Mr. Raiche of Manchester offered the following resolution:

Requesting the attorney general to investigate the milk control board.

Whereas, the milk control board has consistently displayed an inability to render a decision based on any evidence available to the public to enable the public to understand the board's decision, thereby causing unrest and confusion in the public's mind and throughout the entire dairy industry in the state, and

Whereas, the milk control board, upon the admission of its chairman, has been exposed to various pressures, thereby casting further doubt upon decisions rendered by the board, therefore be it

Resolved, that the attorney general be requested to investigate the methods and criteria used and the administrative powers used by the milk control board to fix the prices of milk, so that the legislature may determine if the practices used by the

milk control board conform to the standards prescribed by RSA 183 and to report the results of his investigation to the governor and to the house of representatives within sixty days or upon completion of his investigation, whichever is sooner, and be it further

Resolved, that the attorney general be requested to seek to enjoin the milk control board from further adjusting the price of milk on either a consumer or producer level as outlined in RSA 183 until the results of the investigation by the attorney general are known.

The resolutions were referred to Executive Departments and Administration.

* * *

Mr. Taft of Greenville offered the following resolutions:

Whereas, there is pending before the House of Representatives House Bill 292, An Act imposing taxes on the net income of all businesses, services and business operations conducted within the state, and providing for the abolition of certain taxes, and

Whereas, questions have arisen as to the constitutionality of the proposed act, now therefore, be it

Resolved, that the Justices of the Supreme Court be respectfully requested to give their opinion upon the following questions of law:

- I Do the provisions of House Bill 292, An Act imposing taxes on the net income of all businesses, services and business operations conducted within the state, and providing for the abolition of certain taxes, violate in any way the provisions of the fundamental law of the state, with respect to the following:
- (a) The provisions of RSA 78-A:2 as inserted by section 1 of the bill which classify as taxable only net income received from engaging in any business activity and levy a tax thereon.
- (b) The provisions of RSA 78-A as inserted by the bill which classify certain net income received from engaging in business activity as taxable and do not tax any other type of income.

2 If the answer to question 1 is in the negative, is the proposed legislation otherwise constitutional?

Be it further resolved, that the speaker transmit seven copies of this resolution and of House Bill 292 to the clerk of the Supreme Court for consideration by said court.

On a viva voce vote the resolutions were adopted.

* * *

Mrs. VanLoan of Bedford and Messrs Taft of Greenville, Edwards of Antrim, McGee of Lincoln offered the following Resolutions:

Whereas, Mrs. Martha Wiggin, wife of Ralph M. Wiggin, Sr., Representative from Bedford, has passed away, therefore be it

Resolved, That we, the Members of the House of Representatives of the New Hampshire General Court, hereby express our deepest sympathy to our Fellow Member in his bereavement, and be it further

Resolved. That a copy of these Resolutions be sent to Representative Wiggin.

On a viva voce vote these Resolutions were adopted.

Communication

To the members of the House of Representatives of the State of New Hampshire:

I wish to express my thanks and deep appreciation for the very fine tribute to my husband, Col. Burritt H. Hinman, and the copy of the Resolutions sent to me.

Ellen D. Hinman

Personal Privilege

Mrs. Hartigan of Rochester rose on a point of personal privilege.

NOTE: Mrs. Hartigan wished to be recorded as follows: I, Winifred Hartigan, am speaking for myself as a representative and not speaking as a democrat or republican, and I want peo-

ple to know that I speak for myself and my constituents in Rochester.

(discussion ensued)

The Chair announced that today is the 29th wedding anniversary of Mr. and Mrs. Davis of Moultonborough.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

- HB 218, authorizing state banking institutions to act as fiscal agents of the United States.
- HB 26, relative to exceptions from fees under the aeronautics law.
- HB 27, relative to disposition of revenue from aircraft operating fees.
 - HB 117, relative to supplies for discharged prisoners.
- HB 61, relative to resignation of members of the general court.
- HB 120, relating to life insurance limits in loans for educational purposes.
- HB 110, relating to distribution and filing of property tax inventories.
- HB 111, relating to the contestability of a tax collector's deed.
 - HB 112, relating to terms of office of tax collector.
 - HB 114, relating to applications for tax abatements.

HB 109, relating to partial payments on account of tax redemption.

HB 199, relative to state aid to municipalities for water pollution control.

HB 123, relative to financing sewerage systems, sewage treatment works, and waste treatment facilities.

On motion of Mrs. Donnelly of Dover the House adjourned at 12:44 P.M.

THURSDAY, March 4, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Guest Chaplain, Reverend Robert R. Dunn, Lincoln Union Church, Lincoln and North Woodstock Baptist Church, North Woodstock, as follows:

O ye Servants of the Lord, bless ye the Lord: praise Him, and magnify Him for ever.

Let us pray:

Our Heavenly Father, we ask that the saying of Jesus, "Render unto Caesar that which is Caesar's and unto God, that which is God's," be always written upon our hearts. Make us loyal to the Ninth and Necessary State, that we may still bear noble witness for a true and lasting democracy. And make us even more deeply loyal to Thy Kingdom, that we may never hesitate to dare for Thee. Through Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Berringer of Woodstock led the Convention in the Pledge of Allegiance to the Flag.

House

Leaves of Absence

Mrs. Rubins of Rochester and Mr. Quirk of Portsmouth were granted leave of absence for today on account of important business.

Mr. Rolfe of Rochester was granted leave of absence for the day to attend a funeral.

Introduction of Bills

The following bills and House Joint Resolution were introduced, read a first and second time, laid on the table for printing and referred as follows:

HB 327, relative to the taking, sale, possession, and transportation of lobsters and crabs. (Keefe of Portsmouth) To Fish and Game.

HB 328, abating interest on taxes if the tax bills are not timely sent. (Bednar of Hudson) To Municipal and County Government.

HB 329, relative to abatement orders of the state tax commission. (Junkins of Exeter) To Municipal and County Government.

HB 330, relating to the licensing of child-caring agencies and the establishment of an advisory committee. (Capistran and Bartlett of Manchester) To Public Welfare and State Institutions.

HB 331, to provide for maintenance and services. (Murphy of Pittsfield) To Executive Departments and Administration.

HB 322, relative to charter of city of Portsmouth (Osborne of Portsmouth) To Portsmouth Delegation.

HB 333, providing for the acquisition of certain water rights and a dam controlling Black Pond Brook. (Bartlett of Manchester, Ward 1) To Resources, Recreation and Development.

HB 334, providing for the termination of the authority of credit unions to accept deposits. (Capistran of Manchester) To Banks.

HB 335, to provide a licensing law for practical nurses. (Craig of Manchester) To Public Health.

HB 336, relative to investments of building and loan associations. (Roby of Concord, Ward 7) To Banks.

HB 337, relating to contributing to delinquency of a juvenile. (Spanos of Newport) To Judiciary.

HB 338, relative to the duties of credit union supervisory committees. (Capistran of Manchester) To Banks.

HB 339, relative to legislative mileage allowances. (Fortier of Berlin and McMeekin of Haverhill) To Mileage.

HB 340, relative to larceny or unauthorized use of a motor vehicle. (Remick of Tamworth) To Judiciary.

HB 341, relative to the taking of lobsters (Winkley of Rochester and Welch of Manchester) To Resources, Recreation and Development.

HB 342, relative to advertising of alcoholic beverages. (Blanchard of Manchester, Ward 8) To Liquor Laws.

HB 343, to permit off-sale of wines in grocery stores and drug stores. (Pickett of Keene) To Liquor Laws.

HB 344, providing for the assessment and collection of a special head tax for state purposes. (Stratton of Derry) To Ways and Means.

HB 345, relative to a finding of disability or death of municipal firemen due to heart and lung disease or hypertension, in workmen's compensation proceedings. (Stafford of Laconia) To Labor.

HB 346, to make it unlawful for any person to resist arrest or interfere with a conservation officer in the performance of his duty. (Greene of Rye) To Judiciary.

HB 347, requiring the posting of abatements in the invoice book on file with the town clerk. (Bednar of Hudson) To Municipal and County Government.

HB 348, to increase the amount for support of prisoners in Hillsborough County Jail. (Dionne of Nashua and Bergeron of Manchester) To Hillsborough County Delegation.

HB 349, relative to overtime wage rates. (Hancock of Concord) To Labor.

HB 350, providing for taking buck deer only during a twoyear period. (Uhlenberg of Gilmanton) To Fish and Game.

HB 351, relative to a termination benefit under the state employees' retirement system. (O'Neil of Chesterfield) To Executive Departments and Administration.

HB 352, to abolish the department of health and welfare and establish separate departments of mental health, public health and welfare. (Craig of Manchester) To Executive Departments and Administration.

HB 353, establishing the position of assistant to the insurance commissioner. (Craig of Manchester) To Executive Departments and Administration.

HJR 25, to provide funds for nursing home care increases for people receiving public assistance (Ferguson of Milford) To Public Welfare and State Institutions.

Committee Reports

HB 86, appropriating funds for the new nursery building at Laconia State School, Mr. Ferguson of Hillsborough for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HJR 12, providing supplemental appropriation for school building aid, Mrs. Weeks of Greenland for Appropriations. Ought to pass with amendment.

Amendment

Amend the joint resolution by striking out the words "one hundred fifty-one thousand one hundred fifty three" and inserting in its place the words "one hundred sixty-three thousand one hundred sixty-three" so that said joint resolution is amended to read as follows:

That the sum of one hundred sixty-three thousand one hundred sixty-three dollars and eighty-nine cents is hereby appropriated for the fiscal year ending June 30, 1965, to be expended by the state board of education to meet the deficit in the appropriation for carrying out the provisions of RSA

198:15-a, annual grant for the payment of debt service for school construction. The governor is authorized to draw his warrant for the sum hereby appropriated out of money in the treasury not otherwise appropriated.

* * *

On a viva voce vote the amendment was adopted and the bill was ordered to a third reading.

HB 215, to amend the law establishing a cooperative school district in the Newfound area, Mrs. Demers of Lebanon for Education. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 106, providing additional retirement allowances for certain retired teachers, Mrs. Rossley of Portsmouth for Executive Departments and Administration. Ought to pass.

The report was accepted and the Chair referred the bill to Appropriations under the rules.

HB 158, relative to the police force of the city of Keene, Miss Gutterson of Keene for the Keene Delegation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Mr. Cole of Swanzey moved that the Rules of the House be so far suspended as to dispense with the printing and public hearing on HB 286, to legalize the proceedings of a special meeting of the Rollinsford School District, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

The Clerk read the bill in full.

HB 286

HB 286, An Act to legalize the proceedings of a special meeting of the Rollinsford School District.

l Proceedings Legalized. The vote and proceedings of the Rollinsford School District held on February 9, 1965, authorizing one hundred fifty thousand dollars school bonds are hereby validated, legalized, ratified and confirmed in all respects.

2 Takes effect. This act shall take effect upon its passage.

Mr. Cole of Swanzey moved that HB 286 be placed on third reading and final passage at 3:00 o'clock this afternoon.

On a viva voce vote the motion was adopted.

* * *

Mr. Claffin of Wolfeboro moved that the Rules of the House be so far suspended as to dispense with the public hearing on HB 259, relating to the issue of sewer extension bonds by the city of Portsmouth, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Mr. Claffin further moved that HB 259 be placed on third reading and final passage at the present time.

On a viva voce vote the motion was adopted.

Third Reading

HB 259, relating to the issue of sewer extension bonds by the city of Portsmouth, was read a third time, passed and sent to the Senate for concurrence.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

HB 55, An Act to regulate the length of tractor-trailers on state highways.

HB 195, An Act to authorize the Ashland School Board to decrease the school board from six to five members.

SB 15, An Act relative to salaries of legislative attaches and service assistants.

Mrs. Moulton of New Durham

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

- HB 55, to regulate the length of tractor-trailers on state highways.
- HB 66, to authorize the Maine-New Hampshire Bridge Authority to install a movable draw span on the lower deck at pier 21 of the Piscataqua River Bridge.

Senate Message

The Senate has passed bills with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

- SB 12, relative to women's names being placed on jury and exemption of certain persons.
 - SB 21, relating to appeals from district or municipal courts.
- SB 39, relative to the salary of special justices of the Hanover District Court.
- SB 42, to increase the time within which an execution may be issued after judgment.
 - SB 45, relative to time of filing for city and town elections.

Senate Bills Read and Referred

The following Senate Bills were read a first and second time, and referred as follows:

- SB 12, relative to women's names being placed on jury lists and exemption of certain persons. To Judiciary.
- SB 21, relating to appeals from district or municipal courts. To Judiciary.
- SB 39, relative to the salary of special justices of the Hanover District Court. To Municipal & County Government.
- SB 42, to increase the time within which an execution may be issued after judgment. To Judiciary.
- SB 45, relative to time of filing for city and town elections. To Municipal and County Government.

Resolutions

Messrs. Bingham and Roby of Concord, for the Concord Delegation, offered the following Resolutions:

Whereas, Mr. Azro G. Maxham, brother of Paul B. Maxham, Representative from Concord, Ward 7, has passed away, and

Whereas, Mr. Maxham was the son of former Senator George Azro Maxham, therefore be it

Resolved, That we, the Members of the House of Representatives of the New Hampshire General Court, hereby express our deepest sympathy to our Fellow Member in his bereavement, and be it further

Resolved, That a copy of these Resolutions be sent to Representative Maxham.

* * *

On a viva voce vote these Resolutions were adopted.

Messrs. York and Bouley of Concord, Ward 1, and Mr. Fairbanks of Boscawen, offered the following Resolutions:

Whereas, We have learned of the passing of Dr. Mary Farnum, former Representative from Penacook, and

Whereas, Dr. Farnum had the distinction of being one of the first of two women elected in 1921 as members to the House of Representatives of the General Court, therefore be it

Resolved, That we, the Members of the New Hampshire House of Representatives in General Court convened, do hereby pay tribute to Dr. Farnum for preparing the way for future women Legislators, and extend our sympathy to her family in its bereavement, and be it further

Resolved, That the Clerk of the House transmit a copy of these Resolutions to the family of Dr. Farnum.

* * *

On a viva voce vote these Resolutions were adopted.

Messrs. Craig, Belanger, Noel and Capistran of Manchester offered the following Resolutions for the Manchester delegation:

Whereas, we have learned with regret of the death of Thomas B. O'Malley, former member of the House and Senate from Manchester, and

Whereas, Mr. O'Malley has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. O'Malley, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Mary O'Malley.

* * *

On a viva voce vote these Resolutions were adopted.

On motion of Mr. Pickett of Keene, the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet next Wednesday morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills and House Joint Resolution were read a third time, passed, and sent to the Senate for concurrence:

HB 86, appropriating funds for the new nursery building at Laconia State School.

HJR 12, providing supplemental appropriation for school building aid.

HB 215, to amend the law establishing a cooperative school district in the Newfound area.

HB 158, relative to the police force of the city of Keene.

HB 286, to legalize the proceedings of a special meeting of the Rollinsford School District.

* * *

The Chair announced that today is the 84th birthday of Mr. Ingraham of Portsmouth.

* * *

On motion of Miss Faulkner of Keene the House adjourned at 12:12 P.M.

WEDNESDAY, March 10, 1965

The House met at 11:00 o'clock.

Joint Session

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will be glad in it.

O God whose fatherly care reaches unto the uttermost parts of the earth, give us Grace to seriously consider the unhappy divisions in these United States. Have mercy upon those who show no mercy and bring them into the knowledge of the brotherhood of all men. To us in this State, and especially in this legislature, grant us charity and save us from pride, blind prejudice and hypocrisy; that where we question the deeds of others we may have sympathy, but, as we act within our own jurisdiction, we may not follow in their error. Amen.

Pledge of Allegiance to the Flag

Mr. Pennington of Epping led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the Senior Class of Epping High School, courtesy of Mr. Pennington of Epping.

Leaves of Absence

Messrs. Allan of Meredith and Lemieux of Manchester were granted leave of absence for the day on account of illness.

Mr. Rufo of Concord was granted leave of absence for the day on account of important business.

Mr. Soucy of Manchester was granted leave of absence for the week on account of important business.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 354, relative to education of emotionally disturbed children. (Weeks of Greenland and Bruton of Manchester) To Education.

HB 355, relative to wholesalers off-sale permits. (Pratt of Keene, Ward 1) To Liquor Laws.

HB 356, relating to refunds on tax abatements. (Blanchard of Manchester) To Municipal and County Government.

HB 357, increasing the salary of the county commissioners of Coos county. (Gagnon of Berlin and Sherman of Lancaster) To Coos County Delegation.

HB 358, relative to the operation of motor vehicles on ice at Great Bay. (Dame of Portsmouth) To Resources, Recreation and Development.

HB 359, relative to bail commissioners. (Fitzpatrick of Manchester) To Municipal and County Government.

HB 360, to authorize banks to invest in service corporations. (Reddy of Hopkinton) To Banks.

HB 361, enabling voters to place questions on the written ballot at town meeting. (Ellms of Canaan) To Municipal and County Government.

HB 362, providing for increasing the number of deputy registrars for the city of Manchester. (Montplaisir of Manchester) To Manchester Delegation.

HB 363, relating to the time within which the invoice assessment record shall be prepared. (Bednar of Hudson) To Municipal & County Government.

HB 364, providing for the election of Keene Union School board members at the city municipal election. (Pratt of Keene and O'Neil of Keene) To Keene Delegation.

HB 365, to increase transfer fees on automobiles. (Desmarais of Jaffrey) To Municipal & County Government.

Committee Reports

HIR 19, relative to the operating expenses of educational television station, WENH-TV, Channel 11, Durham, Mrs. Demers for Education. Ought to pass.

The report was accepted and the Chair referred the bill to Appropriations under the Rules.

SB 28, relative to the Union School District in the town of Littleton, Mrs. Demers of Lebanon for Education. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 189, to provide for cumulative pocket supplements for Revised Statutes Annotated, Mrs. Sherman of Lancaster for Executive Departments and Administration. Ought to pass.

The report was accepted and the Chair referred the bill to Appropriations under the Rules.

HB 208, to provide for licensing on odd numbered years, Mr. Lamprey of Tuftonboro for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 140, to amend the charter of Saint-Gaudens Memorial, Mrs. Frizzell of Charlestown for Judiciary. Ought to pass.

Miss Faulkner of Keene explained the bill.

On a viva voce vote the bill was ordered to a third reading.

HB 219, to set a flat rate of exemption for real estate of veterans, was withdrawn by the Committee on Military and Veterans' Affairs.

HB 203, providing for the classification of the surface waters of the Little River and Powwow River watersheds, Mr. Claffin of Wolfeboro. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 119, requiring the use of approved brake meters by inspection stations, Mr. Clymer of Harrisville for Transportation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Report from Engrossed Bills Committee

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

HB 259, An Act relating to the issue of sewer extensions bonds by the city of Portsmouth.

HB 286, An Act to legalize the proceedings of a special meeting of the Rollinsford School District.

Mrs. Moulton of New Durham

Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

Amendment

HB 66, an act to authorize the Maine-New Hampshire Interstate Bridge Authority to install a moveable draw span on the lower deck level at pier 21 of the Piscataqua River Bridge.

Amend section 1 of said bill by striking out the first four lines and inserting in place thereof the following:

1 Maine-New Hampshire Bridge Authority. Amend RSA 258 by inserting after section 16 the following new section: 258:17

Further amend said section by striking out the last four lines and inserting in place thereof the following:

of section 10. The Authority may not spend more than four hundred thousand dollars under the provisions of this section.

On motion of Mr. Stafford of Laconia the House concurred in the Senate amendment.

* * *

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

HB 259, an act relating to the issue of sewer extensions bonds by the city of Portsmouth.

HB 286, an act to legalize the proceedings of a special meeting of the Rollinsford School District.

Communication from Supreme Court

To the House of Representatives:

The Justices of the Supreme Court make the following reply to your request for advice with respect to House Bill Nos. 153 and 154, with proposed amendments to the latter bill.

House Bill No. 153 would amend RSA 292:1 so as to permit the organization of a voluntary corporation for the purpose of providing "industrial, commercial, manufacturing and warehouse facilities for the purpose of developing the growth and prosperity of the state, cities, towns and villages"; and would also amend RSA ch. 295, relating to "General Powers of Corporations," to permit a corporation subject to that chapter to incur liabilities and to issue, refund and secure its notes, bonds or "other obligations" by mortgage or pledge "of all... of its property franchises and income." The bill would further amend the last mentioned chapter to permit such a corporation to enter into lease agreements in order to carry out corporate purposes. This bill by itself discloses no constitutional infirmities.

House Bill No. 154 is entitled "An act to enable the State of New Hampshire, or any political subdivisions thereof, to accept gifts or bequests of industrial facilities and to lease or otherwise dispose of the same." It would amend the Revised Statutes Annotated by enacting a new chapter which would authorize the State, or its counties or municipalities to acquire by gift industrial facilities as therein defined, and to lease the same to any "public or private" entity upon terms to be fixed by the legislative body of a county or municipality, or by a designated state agency in the case of the state.

Under sections 4 and 5 as contained in the proposed amendment to this bill, title to an "industrial facility" may be acquired only if the Governor and Council shall have determined prior to construction of the facility that "the construction of such industrial facility will serve a public use and provide a public benefit." S. 5. Such a determination "shall be made," provided certain preliminary findings are first made, the nature of which will be more specifically considered. *Id*.

Under section 6 of the amendment, the authority granted "to operate an industrial facility" would be limited to operation "as the lessor thereof."

Under section 7 of the bill, any industrial facility owned as provided by section 3 would be "declared to be public property . . . exempt from all taxes . . . ; provided that in lieu of such taxes the state or any political subdivision thereof may require any lessee . . . to make payment to the county or municipality in which [the] facility is located for highway maintenance, fire protection or other services."

Your resolution inquires whether the acquisition of an industrial facility and the lease or sale of the same to a public or private entity as provided by the bill would be "a public purpose," and whether such an undertaking would "constitute the lending of money or credit by a political subdivision of the State . . . to or for the benefit, directly or indirectly, or a corporation having for its object a dividend or profit."

This inquiry recognizes that under the Constitution expenditures of public funds may be made only for public purposes (Const., Pt. I, Art. 12; Pt. II, Art. 6) (see Opinion of the Justices, 85 N. H. 562; Opinion of the Justices, 99 N. H. 536); and that Part II. Article 5 of the Constitution expressly provides that the General Court "shall not authorize any town to loan or give its money or credit directly or indirectly for the benefit of any corporation having for its object a dividend of profits or in any way aid the same by taking its stocks or bonds."

Your questions relate primarily to House Bill No. 154 and proposed amendments thereto, which in some respects would parallel provisions found in RSA ch. 162-A, considered in preliminary form by *Opinion of the Justices*, 99 N. H. 528. House Bill 424, then under consideration, was thought to be constitutionally objectionable for lack of standards for determination that a particular undertaking would "serve the public purpose" and for want of provision for authoritative findings that the undertaking would be within the stated purpose of the act. *Id.*, 531, 532. See also, *Opinion of the Justices*, 103 N. H. 258.

The fundamental inquiry is whether the proposal will be primarily of benefit to private persons or private uses, which is forbidden, or whether it will serve public purposes although private benefits may incidentally result. *Opinion of the Justices*, 99 N. H. 528, 530, *supra*. "The prosperity of a particular private industry may be a matter of public concern, but such an in-

dustry may not be aided at the expense of the state." Opinion of the Justices, 88 N. H. 484, 486. Memoranda filed in support of the bills suggest that the constitutionality of House Bill 154 may be supported upon grounds considered in Opinion of the Justices, 99 N. H. 528, supra, and Opinion of the Justices, 103 N. H. 258, supra, relating to the proposed legislation which as subsequently amended now appears as RSA chapter 162-A (establishing the Industrial Park Authority).

It is true that by the proposed amendment to House Bill 154, it would be required that prior to construction of any facility the Governor and Council first find that the facility will serve a public use and provide a public benefit. The bill would require such a finding by the Governor and Council if certain subsidiary findings were first made, namely, that unemployment will be prevented, that the building will be suitable, that it will be leased or owned by a financially responsible party, that the cost of construction will be met without expense to the public, and that construction of the facility will contribute to development and prosperity of the State or subdivision.

These provisions, if taken literally, would require advance approval by the Governor and Council without regard to whether the proposed use of the facility under lease, which might well be for a long term, as distinguished from mere construction of the facility, would also serve the public use and provide a public benefit. Furthermore a finding that none of the cost of construction would fall upon the public, would not answer the question of whether costs of upkeep and maintenance, and other expenses commonly encountered by property owners would or would not be met from public coffers. Rentals might be barely adequate to meet the amortized costs of construction.

The standards provided to govern the determination required of the Governor and Council appear to be deficient in other respects as well. The legislation relating to the Industrial Park Authority, pursuant to suggestions made in *Opinion of the Justices*. 99 N. H. 528, *supra*, requires a finding that the project will be "within the authority conferred upon [the] corporation." RSA 162-A:8. See RSA 481:7. This is an essential requirement to such legislation. *Conway* v. *Water Resources Board*, 89 N. H. 346, 353-354.

Further constitutional objections arise out of the provision found in section 7 of the proposed amendment, under which the facility would be exempt from taxation, but the public body involved "may" require the lessee or occupant to make payment "for highway maintenance, fire protection or other services," in lieu of taxes. A somewhat parallel provision was contained in the bill considered in *Opinion of the Justices*, 99 N. H. 528, *supra*, but was not expressly considered, in view of other defects existing in the bill. The payment of taxes was not there left to the discretion of political subdivisions.

In our opinion the provision of sections 5 and 7 of the amendment to House Bill 154 would not be adequate to preclude violation of Part I, Art. 12 and Part II, Arts. 5 and 6 of the Constitution. Thus a corporation for profit which leased an industrial facility might indirectly be relieved of the payment of any taxes for a substantial period of time, should the rental charged be merely equivalent to the bare value of the use, and should no agreement for payment in lieu of taxes be required. See RSA 481:14, supra; RSA 72:11; Manchester v. Auburn, 102 N. H. 325. In such a case the lessee, as compared with other industries within the taxing district, might be relieved of payment of its just share of the public expense (Const., Pt. I, Art. 12, supra) and so indirectly receive the benefit of money which the town or county would otherwise receive from taxes. Const., Pt. II, Art. 6, supra.

As was said in *Conway v. Water Resources Board*, 89 N. H. 346, 354, *supra*, "A particular project is within the policy if it is of 'public use and benefit'; in determining this issue the inquiry is not of law, but of fact." In our judgment upon inadequate criteria, and thus permit violation of the constitutional policy that public funds shall not be expended for private purposes.

We therefore answer your first question in the negative, because there is no certainty that acquisition and leasing of a facility as authorized by the proposed bill would be more than incidentally for a public purpose. For like reasons your second question is answered in the affirmative. The undertaking might enable a private industry to avoid its share of the public expense, thus in effect constituting an indirect loan or gift of public money. Eyers Woolen Co. v. Gilsum, 84 N. H. 1, 9. In view

of the foregoing answers, the third question requires no answer.

Frank R. Kenison. Laurence I. Duncan. Amos N. Blandin, Jr. Edward J. Lampron. Stephen M. Wheeler.

March 10, 1965.

Concurrent Resolutions

Mr. Nikitas of Nashua offered the following concurrent resolution:

Resolved by the House of Representatives, the Senate Concurring:

That a committee of three members, consisting of two on the part of the house of representatives, to be appointed by the speaker, and one on the part of the senate, to be appointed by the president, be authorized to investigate possible variations in assessments in towns and cities. The committee shall report its findings and recommendations not later than June first of the present session of the general court.

* * *

The Chair referred the concurrent resolution to Municipal and County Government.

Mr. Cole of Swanzey, Mr. Taft of Greenville and Mr. McMeekin of Haverhill offered the following concurrent resolution:

Concurrent Resolution applying to the Congress to call a convention for the purpose of proposing an amendment to the Constitution of the United States.

Resolved by the House of Representatives, the Senate Concurring,

That this Legislature respectfully applies to the Congress of the United States to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States.

"ARTICLE-

"Section 1. Nothing in this Constitution shall prohibit any state which shall have a bicameral legislature from apportioning the membership of one house of such legislature on factors other than population, provided that the plan of such apportionment shall have been submitted to and approved by a vote of the electorate of that state.

"Section 2. Nothing in this Constitution shall restrict or limit a state in its determination of how membership of governing bodies of its subordinate units shall be apportioned.

"Section 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission to the States by the Congress."

Be it Further Resolved that if Congress shall have proposed an amendment to the Constitution identical with that contained in this resolution prior to June 1, 1965, this application for a convention shall no longer be of any force or effect.

Be it Further Resolved that a duly attested copy of this resolution be immediately transmitted to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States and to each member of the Congress from this State.

* * *

The Chair referred the concurrent resolution to Judiciary.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and House joint resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

SB 28, relative to the Union School District in the town of Littleton was read a third time, passed and sent to the Secretary of State to be engrossed.

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 208, to provide for licensing on odd numbered years.

HB 140, to amend the charter of Saint-Gaudens Memorial.

HB 203, providing for the classification of the surface waters of the Little River and Powwow River watersheds.

* * *

On motion of Mrs. Fogg of Milan the House adjourned at 12:04 P. M.

THURSDAY, March 11, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

O God our Father who has taught us to call on Thee for guidance, Give us equal wisdom to listen to Thy Holy Spirit lest our cry be an empty echo. In the great task of government, it is hard for us to see the forest for the trees. It is easy to see life as in a mirror reflecting but our own image. We pray that in our busyness we may learn to be quiet and listen to Thy will and purpose; that in the turmoil of many voices we may be still and know that Thou art our Creator, and that the people of this state are Thy care, and that we of this General Court must be responsible to Thee as well as to them. Amen.

Pledge of Allegiance to the Flag

Mr. Brocklebank of Hollis led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following as guests of the House today:

The Mayor of Rochester, Mr. Royal Edgerly, courtesy of Mrs. Mack of Orford.

Two members of Milford Student Council, courtesy of Mrs. Colburn of Milford.

Former Senators Mr. & Mrs. George Tarlson of the Weirs.

The graduating class of Villa Augustina Academy of Goffstown, courtesy of the Goffstown Delegation.

A group of students from New London High School, courtesy of Mr. London of New London.

A group of 8th grade students from Wilmot Elementary School, courtesy of Mr. Thompson of Wilmot.

The Government class of Pinkerton Academy, courtesy of Mr. Kimball of Derry.

The only undefeated basketball team in New Hampshire and champions of the "S" Class. The Hollis Cavaliers, courtesy of Mr. Brocklebank of Hollis.

Communication

March 11, 1965

To Whom it May Concern:

This is to advise that Stanley A. Hamel has appeared before me and taken oath of office as Representative for Seabrook, New Hampshire, on March 11, 1965.

John W. King, Governor

Introduction of Bills

The following bills and House Joint Resolution were introduced, read a first and second time and referred as follows:

HB 366, to close all stores up to noon on Veteran's Day. (Belcourt of Nashua) To Executive Departments and Administration.

HB 367, extending appropriation for the Beaver Brook dam. (O'Neil of Keene) To Appropriations.

HB 368, relative to the construction of a continuing education center at the university to be liquidated from income. (Frizzel of Charlestown) To Education.

HB 369, relative to the open season for taking brook trout. (Dionne of Nashua, Ward 2) To Fish and Game.

HB 370, relating to time when state liquor stores shall remain open. (Moriarty of Merrimack) To Liquor Laws.

HB 371, providing for the assessment and collection of a special head tax to be used for increases for classified state employees. (Keefe of Portsmouth) To Ways and Means.

HB 372, relative to the construction of residence halls and student services buildings at the university to be liquidated from income. (O'Neil of Chesterfield, Bell of Plymouth, Mc-Eachern of Portsmouth, Sheridan of Berlin, and Berry of Barrington) To Education.

HB 373, relating to period of lighting vehicles. (Bartlett of Manchester) To Transportation.

HB 374, to aid the education of intellectually handicapped children. (Taft of Greenville) To Education.

HB 375, to authorize the nomination of trustees of the Nashua Public Library by joint ballot of the trustees and aldermen. (Leonard of Nashua) To Nashua Delegation.

HB 376, to extend service exemption from taxation to certain totally disabled servicemen. (Feldman of Manchester) To Military and Veterans' Affairs.

HB 377, to establish a vocational-technical school in the Claremont area. (Hamilton and Barrows of Claremont and Frizzell of Charlestown) To Education.

HB 378, establishing a mosquito control commission. (Greene of Rye) To Resources, Recreation and Development.

HB 379, to regulate carriage of household goods by common carrier. (D'Amante of Claremont) To Transportation.

HB 380, relative to the election of supervisors of checklists. Cournoyer of Jaffrey) To Municipal and County Government.

HB 381, relative to salaries of certain town clerks. (Morrison and Grant of Salem) To Municipal and County Government.

HB 382, regulating the method of taking of lobsters by skin divers. (Dame of Portsmouth) To Fish and Game.

HJR 26, to appropriate funds for a study of the mosquito problem in the seacoast area. (Greene of Rye) To Resources, Recreation and Development.

Committee Reports

HB 258, denying agents of subversive organizations access to state facilities, Mr. O'Neil of Chesterfield for the majority of the committee. Inexpedient to legislate.

Mrs. Demers and Mrs. Moriarty for the minority of the committee. Ought to pass.

The reports were accepted.

Mrs. Demers of Lebanon moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

Mr. O'Neil of Chesterfield moved that further consideration of HB 258 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Mr. Feldman of Manchester spoke against the motion.

(discussion ensued)

Mr. Taft of Greenville spoke in favor of the motion.

(discussion ensued)

Mr. Craig of Manchester spoke against the motion.

Mr. Stevenson of Bethlehem spoke in favor of the motion.

(discussion ensued)

Mrs. Moriarty of Merrimack spoke against the motion.

Mr. Spanos of Newport spoke in favor of the motion.

Mr. Coutermarsh of Lebanon spoke against the motion.

Mr. Cobleigh of Nashua spoke in favor of the motion.

(discussion ensued)

Mr. Willey of Campton spoke against the motion.

(discussion ensued)

Mr. Andersen of Concord spoke in favor of the motion.

Mr. Maloomian of Somersworth spoke against the motion.

Recess

After Recess

The question now being on Mr. O'Neil's motion to indefinitely postpone HB 258.

Messrs Underwood of Chester, Nikitas of Nashua, Plumer of Bristol, Welch of Concord, McEachern of Portsmouth, Guild of Gilford, Call of Portsmouth, Smith of Plymouth, O'Neil of Keene, Williamson of Goshen, Uhlenberg of Gilmanton, Bednar of Hudson, Bartlett of Manchester, Claffin of Wolfeboro, Healey of Manchester spoke in favor of the motion to indefinitely postpone.

(Taft of Greenville in the Chair)

Messrs Capistran of Manchester, Bork of Salisbury, Conover of Manchester, DeBlois of Laconia, Leonard of Nashua, Cole of Swanzey, Downing of Newport, Gage of Grafton, Stafford of Laconia and Mesdames Winkley of Rochester, Schwaner of Plaistow, Barker of Nashua, Brungot of Berlin and Putnam of Lebanon spoke against the motion.

(Mr. Peterson in the Chair)

Mr. Bouchard of Berlin moved the previous question and it was sufficiently seconded.

The question now being, shall the main question now be put.

On a viva voce vote the motion was adopted.

The question now being on the motion by Mr. O'Neil of Chesterfield that HB 258 be indefinitely postponed.

Mr. Reddy of Hopkinton demanded the Yeas and Nays.

At the request of Mr. Craig of Manchester the Chair stated that the question before the house is on Mr. O'Neil's motion to indefinitely postpone HB 258. The Chair also stated that if the members were in favor of indefinitely postponing the bill they would vote yea, but if they were in favor of taking further action on HB 258 they would vote nay.

The roll was called as follows:

Roll Call

YEAS 205

MERRIMACK COUNTY: Hanson, Kopperl, Davis of Concord, Henry, Dame of Concord, Hancock, Bingham, Smith of Concord, Andersen of Concord, Sanders, Maxham, Welch of Concord, Rufo, Stevens, Maxwell, Reddy, Milligan, London, Murphy, Bigelow, Thompson of Wilmot,

Mr. Moore of Bradford voting no; paired with Mr. Mc-Meekin of Haverhill voting yes.

ROCKINGHAM COUNTY: Griffin, Underwood, Cummings, Watts, Scott, Stratton, Pennington, Collishaw, Eastman, Ferron, Junkins, Weeks, Casassa, Ring, Shindledecker, Barnes, Palmer of Kensington, Hall, McDonough, Kimball of Newfields, Leavitt, Kelsey, Palmer of Plaistow, Keefe, McEachern, Quirk, Sadler, Dame of Portsmouth, Osborn, Call, Coussoule, Ingraham, Rossley, Smith of Portsmouth, Langford, Ciborowski, Greene, Gelt, Peever, Barnes of Sandown, Barker of Stratham, Herbert, Hamel.

STRAFFORD COUNTY: Berry, Hilliard, Nelson, Colbath, Crouch, Grinnell, Canney, Drew, Clark of Lee, Dawson, Moulton, Dumont, Rubins, Beaudoin, Bradford, Johnson of Rochester, Boucher, Corriveau, Habel.

Sullivan County: Adams of Charlestown, Frizzell, Angus, Nahill, Hamilton, Williamson, Marx, Bailey, Spanos, Hood, Merrifield, DeLude.

Belknap County: St. John, Watson, Matheson, Guild, Uhlenberg, Dearborn, Head, Prescott, Hayner, Allan of Meredith, Joslyn.

CARROLL COUNTY: Howard of Bartlett, Davis of Conway, Roberts, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Remick, Fox, Chamberlain of Wolfeboro, Claffin.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Watkinson, Clymer, Stearns, Desmarais of Jaffrey, O'Neil of Keene, Gutterson, Heald of Keene, Bradshaw, Faulkner, Pickett, Russell, Allen of Rindge, Yardley, MacFarlane, Ballam, Spitzli, Wildey.

Coos County: Dubey, Fortier, Roy, Williams, Bouchard, Marsh, Emerson, Thurston, Oleson, Sherman, Shute of Lancaster, Fogg, Huggins, Wheeler, Noyes, Taylor of Whitefield.

Grafton County: Chamberlin of Bath, Stevenson, Cavis, Plumer, Ellins, Johnson of Franconia, Low, Manchester, Scott-Craig, Larty, Adams of Lebanon, Lewis, Whipple, Brummer, Rich, Tilton, Park, Johnson of Monroe, Mack. Bell, Smith of Plymouth, Berringer.

HILLSBOROUGH COUNTY: Edwards, Van Loan, Wiggin, Aucella, Barnard, Ducharme, Levasseur of Goffstown, Davis of Greenfield, Taft, Eaton, Brocklebank, Bednar, Morrill, Ainley, Bartlett of Manchester, Resnick, Broderick, Dion of Manchester, Corey, Healy, Carter, Ferguson, Christie, Burnham, Cobleigh, Nikitas, Whelton, Colburn of New Boston, Karnis, Cleghorn, Brown of Peterborough, Heald of Wilton.

NAYS 176

МЕRRIMACK COUNTY: Guilbeault, Phelps, Fairbanks, Bouley, York, Jelley, Howard of Concord, Roby, Shute of Concord, Kelley, Gilman, Dempsey, Laroche, Schatz, Cook, LaFond, Brown of Loudon, Thompson of Northfield, Brasley, Plourde, Bork.

ROCKINGHAM COUNTY: White, Lake, Persson, Gay, Kimball of Derry, Spollett, Clark of Kingston, Sewall, Twardus, Cheney, Pinkham, Schwaner, White.

STRAFFORD COUNTY: Blanchette, Donnelly, Guilmette, Young, Hickey, McCann, McKenna, Flanagan, Rolfe, Harti-

gan, Winkley, St. Pierre, Marcotte, Maloomian, Chasse, Coffin, Vincent, Boire.

SULLIVAN COUNTY: Gafney, Prudhomme, Campbell, Barrows, D'Amante, Downing.

* * *

Mr. McMeekin of Haverhill voting Yes; paired with Mr. Moore of Bradford voting No.

* * *

Belknap County: Chamberlain of Alton, DeBlois, McCarthy, Normandin, O'Shan, Foster, Strafford, Urie, Randall.

CARROLL COUNTY: Farrington, Diffenderfer, Kurth, Lamprey.

CHESHIRE COUNTY: Gowing, Cournoyer, Keating, Pratt, Pollock, Shea, Lerandeau, Forbes, Cole, Abare, Gutoski.

Coos County: Desilets, Sheridan, Brungot, Lemire, Fontaine, Gagnon, Seymour, O'Hara, Bushey, Manning of North-umberland. Hunt.

GRAFTON COUNTY: Pryor, Willey, Morse, Karsten, Putnam, Coutermarsh, Demers, McGee, Gardner, Anderson of Warren.

Hillsborough County: Bradgon, Whitney, Bartlett of Goffstown, Gallagher, LaTour, Provencal, Feldman, Conover, Montplaisir, Nyberg, O'Rourke, Bruton, Hayes of Manchester, Cullity, McDermott, Welch of Manchester, Manning, Walsh, Casey, Clancy, Fitzpatrick, Keane, Raiche, Desgrosseilliers, Lafrance, Leclerc, Martel, Blanchard, Champagne, Craig, Delisle, Olivier, Belanger, Bergeron, Kearns, Mahoney, Hurley, Kendrigan, Noel, Capistran, Levasseur of Manchester, Nalette, Allard, Gauthier, Lesmerises, Rousseau, Gamache, Grady, Ouellette, Babb, Cox, Moriarty, Coburn of Milford, Barker of Nashua, Dionne of Nashua, Ward 2, Rosedoff, Belcourt, Sullivan, Maynard, Dionne of Nashua, Ward 6, Marcoux, Levesque, Mason, Bissonnette, Bouley, LaTour of Nashua, Leonard, Sabluski, Desmarais of Nashua, Poliquin, Peabody, Sawyer.

and HB 258 was indefinitely postponed.

Mr. Taft of Greenville moved that the remainder of the calendar be put over until tomorrow morning.

Messrs Pickett of Keene and Feldman of Manchester spoke in favor of the motion.

On a viva voce vote the motion was adopted.

On motion of Mr. Pickett of Keene, the House adjourned from the morning session.

Afternoon Session

On motion of Mr. Pickett of Keene, the House adjourned until tomorrow morning at 11:00 o'clock. The House adjourned at 6:07 P. M.

FRIDAY, March 12, 1965

Joint Convention

The House met at 11:00 o'clock.

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made: we will rejoice and be glad in it.

O God our Father, who has made of one blood all nations of men and has taught us that only in relationships does life have meaning, we ask Thy blessing upon His Excellency, the Governor, the Honourable Council, this General Court, and upon all the people of this State.

We rejoice within this representative legislature in the fellowship of congenial minds, wherein we agree with one another. Grant us the grace to rejoice equally in the true fellowship of uncongenial minds, wherein by our disagreements, our knowledge is enlarged and our wisdom enriched. This we ask in the name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mrs. Rich of Littleton led the Convention in the Pledge of Allegiance to the Flag.

House

Leaves of Absence

Messrs. O'Neil of Chesterfield, Urie of New Hampton, Dumont of Rochester, Stratton of Derry, Lemeiux of Manchester and Mrs. Rubins of Rochester were granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills and House Joint Resolution were introduced, read a first and second time, laid on the table for printing and referred as follows:

HB 383, providing for the assessment and collection of a special head tax for state purposes upon residents of the state over twenty-one and under sixty years of age. (Moriarty of Merrimack) To Ways and Means.

HB 384, relative to school construction aid for the towns of Derry, Londonderry, Windham, Hampstead and Chester, (Stratton of Derry) To Education.

HB 385, to establish a vocational-technical school in the Lebanon area. (Adams, Putnam, Coutermarsh, Demers, Lewis, and Whipple of Lebanon) To Education.

HB 386, relating to destruction of fences. (Heald of Wilton) To Municipal and County Government.

HB 387, relating to the establishment of a state liquor store in the town of Pelham. (Cleghorn and Peabody of Pelham) To Liquor Laws.

HB 388, relative to the term of office of highway agents, (Cleghorn of Pelham) To Municipal and County Government.

HB 389, to provide for the use of distinctive flags or distress signals by handicapped or paraplegic operators of motor vehicles. (Shute of Lancaster) To Transportation.

HB 390, relative to petition for marrage license by non-resident under age. (Bradshaw of Keene and Putnam of Lebanon) To Judiciary.

HB 391, relative to naming bridges on the interstate highway between Manchester and Bedford. (Gamache of Manchester) To Public Works.

HB 392, to authorize the liquor commission to waive requirements pertaining to the operation of business of permittees. (Bednar and Latour of Hudson) To Liquor Laws.

HB 393, to provide professional procedures for the presentation, discussion, and solution of matters of mutual concern to school boards and public school teachers. (Low of Hanover) To*Education.

HB 394, to require registers of probate to notify registers of deeds of death of person owning real estate in the state. (Normandin of Laconia) To Municipal and County Government.

HB 395, concerning a privilege of non-disclosure for communications between patient and psychiatrist. (Smith of Portsmouth) To Judiciary.

HB 396, to provide a procedure for final payment to contractors on public contracts. (Plourde of Pembroke) To Public Works.

HB 397, relative to restrictions on public utility lines. (Gamache of Manchester) To Public Works.

HB 398, relative to the salary of the sheriff of Merrimack county. (Rufo of Concord) To Merrimack County Delegation.

HB 399, relating to investments of savings banks. (Stevens of Epsom) To Banks.

HJR 27, to reimburse the town of Nottingham for tax revenue lost through land takings by the state for Pawtuckaway State Park. (Kelsey of Nottingham) To Resources, Recreation and Development.

Committee Reports

HB 29, to make appropriation for the development of scheduled air service, Mr. Karnis of New Ipswich for Claims and Aeronautics. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by inserting after the word "commission" the words, with the advice and consent of the governor and council, so that the section is amended to read:

I Appropriation. The sum of seventy-five thousand dollars is appropriated by this act to be spent as needed by the aeronautics commission during the fiscal years ending June 30, 1966, and June 30, 1967, to foster, encourage, and coordinate scheduled air service to such points in the state that are considered necessary by the commission under this act. Any community within the state that has no scheduled airline service and in which an airport suitable for scheduled air service is located, may request the assistance and participation of the aeronautics commission to aid in establishing the scheduled service. The commission, with the advice and consent of the governor and council, shall determine the amount of support to the air carrier required of any community requesting the assistance. Any financial participation by the state shall be only for the initial stages of operation. It is a condition for obtaining aid under this act that the data presented to the commission show that the probabilities are that once established, the service will be self-sustaining. If the service does not become self-sustaining, the state shall cease all financial support. The governor is authorized to draw his warrant for the sum from any money in the treasury not otherwise appropriated, and the sum is in addition to any other appropriation made for the use of the aeronautics commission.

* * *

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 30, to authorize the aeronautics commission to assist in the industrial development of airport sites, Mr. Ring of Hampton for Claims and Aeronautics. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by inserting after the word "commission" the words, with the approval of the governor and council, so that the bill is amended to read:

2 Appropriation. The sum of ten thousand dollars, in addition to any other money appropriated for the use of the New Hampshire aeronautics commission, with the approval of the governor and council, is appropriated for the two fiscal years ending June 30, 1967, for the use of the commission for the

purposes of this act. The governor is authorized to draw his warrant for the money appropriated by this act out of any money in the treasury not otherwise appropriated.

* * *

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HJR 11, in favor of Peter J. Jenovese, Mr. Karnis of New Ipswich for Claims and Aeronautics. Ought to pass.

On a viva voce vote the Joint Resolution was ordered to a third reading.

HJR 13, in favor of Edward W. Colby, M.D., Mr. Ring of Hampton for Claims and Aeronautics. Ought to pass.

On a viva voce vote the resolution was ordered to a third reading.

HB 146, relating to school building aid, Mrs. Demers of Lebanon for Education. Inexpedient to legislate.

Mrs. Schwaner of Plaistow moved that HB 146 be recommitted to the Education committee and spoke in favor of the motion.

Mrs. Greene of Rye explained the position of the committee.

Mr. Kearns of Manchester spoke against the motion.

On a viva voce vote the motion was not adopted.

Mr. Stafford of Laconia requested a division.

The question is on the motion of Mrs. Schwaner to recommit HB 146 to the committee on Education.

A division being called and 90 members having voted in the affirmative and 192 in the negative, the motion to recommit did not prevail.

The question now being on the resolution of the committee.

On a viva voce vote the resolution was adopted.

HB 40, relative to the sale of sweepstakes tickets, Mrs. Barnes of Hampton Falls for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend the bill by striking out subparagraph (b) of paragraph II of RSA 284:21-h as inserted by section 1 and inserting in its place the following:

- (b) May be sold by the sweepstakes commission in the following locations:
 - (1) Commission's offices
- (2) At, within, or upon the following premises owned or controlled by the state: Franconia Notch State Park, Mount Sunapee State Park, Hampton Beach State Park, Crawford Notch State Park and highway toll stations. State agencies responsible for the operation of these locations shall cooperate with the sweepstakes commission under agreements subject to the approval of the governor and council.
- (3) At, within, or upon the following premises owned or controlled by a political subdivision of the state: Weirs Beach and Belknap county recreation area. The sweepstakes commission shall obtain prior permission from the administrative authorities for these locations before selling tickets at, within or upon any of these premises.
- (4) At such hotels, motels, private resort areas and local fairs as are approved by the commission. Tickets may be sold only at those hotels, motels. private resort areas and local fairs that desire to cooperate in the sale of tickets. The commission and management shall make mutually agreeable arrangement for the time, area and duration of sales.
- (5) Tickets sold at any of the locations provided for by this subparagraph shall be sold only by sweepstakes commission employees.

* * *

At the request of Mr. Stafford of Laconia, Mrs. Barnes of Hampton Falls explained the amendment.

Mr. Hancock of Concord further explained the amendment.

Mr. Guild of Gilford spoke against the amendment.

(discussion ensued)

Messrs Maxham of Concord, Hancock of Concord, Kearns of Manchester, Taft of Greenville, Pickett of Keene, and Mrs. Green of Rye spoke in favor of the amendment.

Mr. Williamson of Goshen further explained the bill.

(discussion ensued)

On a viva voce vote the committee amendment was adopted.

Mr. Williamson of Goshen offered the following amendment.

Amendment

Amend subparagraph (2) of subparagraph (b) by striking out the words, Franconia Notch State Park, Mount Sunapee State Park, Hampton Beach State Park, Crawford Notch State Park and, so that the section is amended to read as follows:

(2) At, within, or upon the following premises owned or controlled by the state; Highway toll stations. State agencies responsible for the operation of these locations shall cooperate with the sweepstakes commission under agreements subject to the approval of the governor and council.

Further amend subparagraph (b) by striking out subparagraph (3) and renumbering subparagraph (4) to read subparagraph (3).

* * *

The Clerk read the amendment in full.

Mr. Williamson spoke in favor of the amendment.

(discussion ensued)

Mr. Hancock of Concord spoke against the proposed amendment.

On a viva voce vote the proposed amendment was not adopted and the bill was ordered to a third reading.

SB 27, relating to adjustments in the apportionment of public taxes, Mr. Walsh of Manchester for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 174, relative to annual payments to firemen's retirement board by call firemen, Mrs. White of Portsmouth for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

The Chair announced that HB 176 had been withdrawn by the committee.

HB 47, relative to increase in fish and game licenses, Mr. Hayes of Gorham for Fish and Game. Ought to pass with amendment.

Amendment

Amend section 4 of the bill by striking out the words "three dollars and fifty cents" and inserting in its place the words, four dollars and seventy-five cents, so that the section is amended to read:

4 Non-resident Fishing Licenses. Amend paragraph VIII of RSA 214:9, as amended by 1961, 32:2 by striking out said paragraph and inserting in place thereof the following: VIII. If the applicant is a non-resident and wishes to take fresh water fish or salt water smelt only, eight dollars and fifty cents, and the agent shall thereupon issue a non-resident fishing license which shall entitle the licensee to kill, take and transport fresh water fish and salt water smelt under the restrictions of this title, provided that if said applicant wishes to take said fish or smelt for fifteen consecutive days, five dollars and fifty cents, and the agent shall thereupon issue a fifteen-day non-resident fishing license for said time only under the restrictions of this title, and further provided that if the applicant wishes to take said fish or smelt for seven consecutive days, four dollars and seventy-five cents, and the agent shall thereupon issue a sevenday non-resident fishing license for said time only under the restrictions of this title.

Further amend the bill by striking out section 5 and renumbering section 6 to read section 5.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 143, to provide for replacing lost hunting and fishing licenses, Mr. London of New London for Fish and Game. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 194, relating to offenses involving minors, Mr. Spanos of Newport for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 204, prohibiting a daughter from marrying her father, Mr. Bingham of Concord for Judiciary. Ought to pass.

At the request of Mr. Stafford of Laconia, Mr. Bingham of Concord explained the bill.

On a viva voce vote the bill was ordered to a third reading.

SB 3, relating to issuances of summons in criminal matters, Mrs. Frizzell of Charlestown for Judiciary. Ought to pass with amendment.

Amendment

Amend SB 3 by striking out section 1 and inserting in place thereof the following:

The State of New Hampshire
Го
You are hereby notified to appear before the
court in the town (city) of,
in the State of New Hampshire, to be holden on the

day of
forenoon (afternoon) to answer to a complaint (to be filed
in said court) charging you with in
violation of the laws of the State of New Hampshire. Hereoffail not, as you will answer your default under the penalty of the law in that behalf made and provided.
Dated at the
day of 19
 Title

Upon failure to appear, a warrant of arrest may issue. Wilful failure to appear in answer to such summons may be punished by a fine of not over one hundred dollars or imprisonment for not over thirty days.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 67, relative to the sale of liquor by certain golf clubs, Mr. Blanchard of Manchester for Liquor Laws. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

1 Sale of Liquor. Amend RSA 176:11 by inserting after the letters and figures "RSA 178:3" the letters and figures "3-a, 3-c" and after the figure "7" the figure "8", so that the section is amended to read as follows:

176:11 Rules and Regulations; Restrictions on Sales. Said commission shall have power to make all necessary and proper rules and regulations for carrying out the provisions hereof, and such rules and regulations shall have the effect of law. No sale of liquor or beverages shall be made on Sundays or election day while the polls are open except by persons holding licenses or permits under the provisions of RSA 178:3, 3-a, 3-c, 4, 6, 7, 8, 9,

RSA 181:15, provided that persons holding licenses under the provisions of RSA 178:3 when making sales of beverages on Sundays or election days while the polls are open shall sell only to bona fide guests with meals in the dining room or in the rooms of guests and except that a wholesale permittee may sell and deliver beverages at any time on election days for resale only. Liquor or beverages shall not be sold in any establishment where booths that are not open at the end or that are more than forty-two inches high are used for serving patrons. Costumers may be erected and attached to the ends of booths. Such costumers shall be of such design and constructed in such manner as approved by the commission.

2 Takes Effect. This act shall take effect on passage.

* * *

On a viva voce vote the amendment was adopted and the bill was ordered to a third reading.

HB 166, relating to towns and cities incurring indebtedness to pay for reappraisals, Mrs. Schatz of Hill for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend section 1 by inserting after the word "purposes" the words, or for the acquisition of a tax map of said city or town, so that the section is amended to read as follows:

1 Reassessments. Amend RSA 33 by adding after section 33:3-a the following new section:

33:3-b Additional Purpose. A city or town may issue its bonds or notes for the purpose of defraying the cost of a reappraisal by professional appraisers of the real estate in such city or town for tax assessment purposes, or for the acquisition of a tax map of said city or town; said bonds or notes to mature in a period of not more than five years from the date of issue.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 214, changing the time for holding town meeting in the town of Carroll, Mr. Hood of Plainfield for Municipal and County Government. Inexpedient to legislate. On a viva voce vote the resolution was adopted.

HB 185, raising the limit of guaranteed bonds of water resources board, Mr. Claffin of Wolfeboro for Resources, Reccreation and Development. Ought to pass.

The Chair referred HB 185 to Appropriations under the Rules.

HB 73, for the election of county commissioners for the county districts of Sullivan county, Mrs. Marx of Alstead for Sullivan County Delegation. Majority, Inexpedient to Legislate.

The undersigned, a minority of the Sullivan County Delegation. Ought to pass.

Messrs Downing of Newport, Spanos of Newport, Gaffney, D'Amante and Barrows of Claremont and Mrs. Hamilton of Claremont.

Mr. Spanos of Newport moved that the words, Ought to pass, be substituted for the report of the majority, Inexpedient to legislate and spoke in favor of the motion.

Mesdames Marx of Langdon and DeLude of Unity spoke against the motion.

Mr. Merrifield of Sunapee moved that HB 73 be indefinitely postponed.

Mrs. Frizzel of Charlestown spoke in favor of the motion.

Mr. Downing of Newport spoke against the motion.

On a viva voce vote the motion to indefinitely postpone prevailed.

Mr. Spanos of Newport requested a division.

201 members having voted in the affirmative and 84 in the negative, the motion to indefinitely postpone prevailed.

Committee Assignment

The member from Seabrook, Mr. Hamel, has been assigned to the committee on Transportation.

* * *

Report of Committee on Engrossed Bills

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

- HB 66, An Act to authorize the Maine-New Hampshire Interstate Bridge Authority to install a moveable draw span on the lower deck level at pier 21 of the Piscataqua River Bridge.
- SB 28, An Act relative to the Union School District in the town of Littleton.
- HB 54, An Act to remove the limitation on assets of the New Hampshire Humane Society.
- HB 62, An Act to provide for the appointment of a chairman of a committee of the general court while in recess.
- HB 93, An Act to amend the charter of St. Mary's-in-the-Mountains.
- HB 101, An Act legalizing the proceedings at the 1963 annual town meeting in the town of North Hampton.
- HB 158, An Act relative to the police force of the city of Keene.

Mrs. Moulton of New Durham for the committee

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

- HB 42, authorizing towns to appropriate funds for aeronautical facilities.
- HB 150, relating to payment in lieu of taxes on land acquired for municipal water supply purposes.
 - HB 151, relating to the assessments of public utility taxes.
- HB 199, relative to state aid to municipalities for water pollution control.
 - HB 205, relative to the salary of the Mayor of Nashua.
- HB 212, providing for the classification of the surface waters of the Nashua River watershed.

- HB 53, to repeal an appropriation to the Granite State Dairymen's Association.
- HB 54, to remove the limitation on assets of the New Hampshire Humane Society.
- HB 62, to provide for the appointment of a chairman of a committee of the general court while in recess.
- HB 93, to amend the charter of St. Mary's-in-the-Mountains.
- HB 101, An Act legalizing the proceedings at the 1963 annual town meeting in the town of North Hampton.
- HB 158, An Act relative to the police force of the city of Keene.
- HB 136, An Act to limit recovery of past due expenses at Laconia State School to a period of five years and to set a statute of limitations on actions for their recovery of six years.

Senate Bills Read and Referred

- SB 37, relating to the time within which actions for injury must be brought against persons who performed or furnished the design, planning, supervision, or construction of an improvement on real property. To Judiciary.
- SB 40, relative to the New Hampshire Unitarian Association. To Executive Departments and Administration.
- SB 44, relating to professional engineering. To Executive Departments and Administration.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

H.B. 53 An Act to repeal an appropriation to the Granite State Dairymen's Association.

Amendment

Amend section 1 of the bill by striking out the section and inserting in its place the following:

- l Repeal. RSA 441:5 and 6, which relate to the appropriation of five hundred dollars to the Granite State Dairymen's Association, the accounting and audit thereof, are repealed.
- 2 Partial Repeal. Amend RSA 426:9 by striking out in line two the words "The Granite State Dairymen's Association" so that said section as amended shall read as follows:
- 426:9 Auditing. He shall audit the expenditure of the state money by the New Hampshire Horticultural Society, or any other similar farm organization receiving state aid, and publish the results of such expenditure.

Further amend the bill by renumbering section 2 to read 3.

* * *

On motion of Mr. Underwood of Chester the House concurred in the Engrossed Bills amendment.

Resolutions

Mr. Guild of Gilford offered the following Resolutions:

Whereas, Barbara Michaud, a fourteen year old school girl of Gilford, saved the life of Anthony Glidden of Laconia from drowning in the deep, swift current of the Winnipesaukee River in near freezing temperature, by her quick thinking, heroic action, and entirely without thought of self or danger to her own life, and

Whereas, Only her prompt action in bringing him ashore and starting artificial respiration before assistance arrived, brought about his rescue, therefore be it

Resolved, That we, the Members of the 1965 session of the General Court of New Hampshire, do hereby highly commend Barbara Michaud for her extreme heroism and bravery "above and beyond the call of duty" and congratulate her on her successful efforts in saving a human life, and be it further

Resolved, That a copy of these Resolutions be transmitted to Barbara Michaud.

* * *

On a viva voce vote the Resolutions were adopted.

Mrs. Moulton of New Durham offered the following Resolution:

Whereas, We have learned with regret of the death of Myra Jones, former Representative from New Durham, and

Whereas, Mrs. Jones has served her community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mrs. Jones, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mr. George H. Jones, Jr.

On a viva voce vote the Resolutions were adopted.

Mrs. Barker and Mr. LaTour of Nashua, for the Nashua Delegation, offered the following Resolutions:

Whereas, Mrs. Viola Levesque, wife of Treffle Levesque, Representative from Nashua, has passed away, therefore be it

Resolved, That we, the Members of the House of Representatives of the New Hampshire General Court, hereby express our sympathy to our fellow member in his bereavement, and be it further

Resolved, That a copy of these Resolutions be sent to Representative Levesque.

On a viva voce vote the Resolutions were adopted.

Mrs. Hamilton, Messrs. Campbell, Angus, Nahil, Barrows, Gaffney, Prudhomme and D'Amante of Claremont, offered the following Resolutions:

Whereas, We have learned with regret of the death of Arthur L. Bradbury, former Representative from Claremont, and

Whereas, Mr. Bradbury has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be forwarded to Mrs. Bradbury.

On a viva voce vote the Resolutions were adopted.

* * *

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock. Adjournment to be in tribute to the Reverend James J. Reeb and to all those who have died fighting our battle for civil rights.

Afternoon Session

Third Readings

HB 40, relative to the sale of sweepstakes tickets, was read a third time, passed, and sent to the Senate for concurrence.

Reconsideration

Mr. Kearns of Manchester, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 40 and spoke against the motion.

On a viva voce vote the motion was not adopted.

Third Readings (cont.)

The following House Bills and House Joint Resolutions were read a third time, passed, and sent to the Senate for concurrence:

HB 47, relative to increase in fish and game licenses.

HB 143, to provide for replacing lost hunting and fishing licenses.

HB 67, relative to the sale of liquor by certain golf clubs.

HB 166, relating to towns and cities incurring indebtedness to pay for reappraisals.

HB 174, relative to annual payments to firemen's retirement board by call firemen.

HB 194, relating to offenses involving minors.

HB 204, prohibiting a daughter from marrying her father.

HJR 11, in favor of Peter J. Jenovese.

HJR 13, in favor of Edward W. Colby, M.D.

SB 3, relative to issuances of summons in criminal matters, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

SB 27, relating to adjustments in the apportionment of public taxes, was read a third time, passed, and sent to the Secretary of State to be engrossed.

* * *

On motion of Mrs. Fontaine of Berlin, the House adjourned at 1:28 P. M. in tribute to Reverend James J. Reeb.

TUESDAY, March 16, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Guest Chaplain, Reverend Paul A. Stauffer, Superintendent of the Southern District, New Hampshire Conference of the Methodist Church, as follows:

Almighty God, who dost hold us to account for the use of all our powers and privileges, sharpen our thinking with the insights of true wisdom and deepen our motives with the courage of great convictions. Deliver us, now and at all times, from faithless fear, careless cynicism and empty resolve. In days of destiny do thou uphold us in personal integrity and public

character that we may reverently use our freedom in the maintenance of justice and opportunity for all men.

So minister to us of thy divine assistance, we beseech thee, that upon our Governor and all members of this legislative body thy benediction may rest until at last to us and to all other peoples may come the day of meaningful brotherhood and enduring peace. In the name and spirit of the one who came to serve rather than to be served, even Jesus Christ, our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Sanders of Concord led the Convention in the Pledge of Allegiance to the Flag.

House

Leaves of Absence

Mr. Gay of Derry was granted leave of absence for the day on account of illness in the family.

Mr. Osborne of Portsmouth was granted leave of absence for the day on account of important business.

Mr. Clymer of Harrisville was granted leave of absence for the day on account of illness.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing and referred as follows:

HB 400, relative to the salary of the sheriff of Sullivan County. (Marx of Langdon — Rules) To Sullivan County Delegation.

HB 401, relating to salaries of justices, special justices and clerks of district courts. (Whelton of Nashua) To Judiciary.

HB 402, relative to broadening the scope of the common law doctrine of cy pres. (Capistran of Manchester) To Judiciary.

HB 403, to regulate the sale of fish bait. (Hayes of Madison, Allan of Meredith, Matheson of Center Harbor and Stafford of Laconia) To Fish and Game.

HB 404, relating to district and municipal courts. (Leonard of Nashua) To Judiciary.

HB 405, to change the fees for lobster licenses and to regulate the taking of lobsters. (Greene of Rye) To Resources, Recreation and Development.

HB 406, legalizing proceedings at the town meeting November 10, 1964, in the town of Ossipee. (Diffenderfer of Ossipee — Rules) To Municipal and County Government.

On motion of Mr. Diffenderfer the Rules of the House were suspended to dispense with the printing of HB 406.

STATE OF NEW HAMPSHIRE

In the year of Our Lord one thousand nine hundred and sixty-five

AN ACT

legalizing proceedings at the town meeting November 10, 1964, in the town of Ossipee.

Be it Enacted by the Senate and House of Representatives in General Court convened:

l Proceedings Legalized. The votes and proceedings of the annual town meeting on November 10, 1964, in the town of Ossipee are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect upon its passage.

The Clerk read the bill in full.

Introduction of Bills (cont.)

HB 407, relative to the staff of the New Hampshire National Guard. (Sawyer of Weare — Rules) To Military and Veterans' Affairs.

HB 408, legalizing proceedings at the town meeting March 9, 1965, in the town of Northfield. (Thompson of Northfield — Rules) To Municipal and County Government.

On motion of Mr. Diffenderfer the Rules of the House were suspended to dispense with the printing of HB 408.

STATE OF NEW HAMPSHIRE

In the year of Our Lord one thousand nine hundred and sixty-five

AN ACT

legalizing proceedings at the town meeting March 9, 1965, in the town of Northfield.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 Proceedings Legalized. The votes and proceedings of the annual town meeting on March 9, 1965, in the town of Northfield are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect upon its passage.

The Clerk read the bill in full.

Introduction of Bills (cont.)

HB 409, relating to chemical test for intoxication. (Pryor of Ashland and London of New London) To Judiciary.

Committee Reports

HB 248, appropriating funds for the establishment and maintenance of certain positions in the bureau of child welfare services, Mr. Allan of Meredith for Appropriations. Ought to pass.

The report was accepted and the bill was referred to Appropriations under the Rules.

HB 80, authorizing the director of fish and game to regulate the seasons for taking game birds or wild life, after hearings, Mr. Drew of Farmington for Fish and Game. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 87, to allow ice fishing in Sunapee Lake, Mr. Mack of Orford for Fish and Game. Inexpedient to legislate.

Mr. D'Amante of Claremont moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

(discussion ensued)

Mr. Merrifield of Sunapee moved that HB 87 be Indefinitely Postponed.

Mr. London of New London spoke in favor of the motion.

(discussion ensued)

Mr. Corey of Manchester spoke against the motion.

Mr. Pickett of Keene spoke against the motion.

(discussion ensued)

Mr. Kearns of Manchester requested a division vote.

136 members having voted in the affirmative and 189 in the negative, the motion to indefinitely postpone HB 87 was lost.

The question now being on the motion to substitute the words, Ought to pass.

On a viva voce vote the motion was adopted.

Mr. D'Amante of Claremont offered the following amendment and moved its adoption.

Amendment

Amend section 1 of the bill by striking out said section and inserting in place thereof the following:

1 Ice Fishing. Amend RSA 211 by inserting after section 6-a as inserted by 1957, 14:1 and 106:1 the following new section:

211:6-b Sunapee Lake. I. Fish may be taken through the ice on Sunapee Lake from January 1 to March 31, 1966. A fisherman may not use more than two fishing devices for storing lines, and on each fishing line he may not use more than a single hook for bait, nor more than a single solitary hook attached to artificial bait. The daily limit on Lake trout is two fish, no one of which may be less than fifteen inches in length. The daily limit for pickerel is ten fish of no more than ten

pounds in total weight. Any person who violates any of the provisions of this section shall be fined not more than a total of ten dollars, and not more than five dollars for each fish taken or possessed in violation of this section.

- II. Fishing through the ice on Sunapee Lake is allowed only in that portion of the lake south of a line between a yellow marker on the western shore of the lake near the so-called Split Rock, and a yellow marker on the eastern shore of the lake near the so-called Eaton's Point.
- III. No open wood fires may be built on the ice of the lake, except that charcoal in a metal container may be burnt.
- IV. Collapsible bob houses may be used on the ice, if they are removed after one day's use.
- V. The two sections of the lake known as Job's creek and Burke Haven are closed to all ice fishing.

The Clerk read the amendment in full.

On a viva voce vote the amendment was adopted.

Mrs. Milligan of Newbury spoke against the bill.

(discussion ensued)

On a viva voce vote the bill was ordered to a third reading.

SB 20, relating to administrative committee of the district and municipal courts, Mrs. Broderick of Manchester for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Mr. McMeekin of Haverhill, having voted with the majority, moved that the House reconsider its vote whereby it passed SB 20, and spoke in favor of the motion.

Mr. Angus of Claremont spoke in favor of the motion.

On a *viva voce* vote the motion was adopted and the Chair referred SB 20 to Appropriations under the Rules.

HB 235, relative to penalties for violations of the municipal budget act, Mr. Farrington of Conway for Municipal and County Government. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

The Chair announced that HB 251, relating to the election of trustees of the trust funds, had been withdrawn by the Municipal and County Government committee.

SB 11, to authorize the state council on aging to determine the purposes for which federal funds received by it may be spent, Mrs. Morrison of Salem for Public Welfare and State Institutions. Ought to pass.

At the request of Mr. Kearns of Manchester, Mr. Heald of Keene explained the bill.

On a viva voce vote the bill was ordered to a third reading.

HB 236, to establish an industrial workshop and homework program for the older blind, Mr. Pennington of Epping for the committee on Public Welfare and State Institutions. Ought to pass.

At the request of Mr. Kearns of Manchester, Mr. Heald of Keene explained the bill.

Under the rules, HB 236 was referred to Appropriations.

HB 156, relative to state participation in water pollution control costs, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by inserting in line 19 after the word "Congress" the following, or if at the time it is able to qualify there are no federal funds available for grants under the provisions of Public Law 658, 87th Congress and on recommendation of the water pollution commission the governor and council shall find that it is in the public interest that immediate action be taken, so that the section as amended shall read as follows: 1 Water Pollution Control. Amend RSA 149-B:1 as inserted by 1959, 267:1 and amended by 1961, 55:1 222:1 and 1963, 215:1 by striking out said section and inserting in place thereof the following: 149-B:1 State Contribution. The state of New Hampshire shall pay annually on or before June 30, the following percentages of the yearly amortization charges on the original costs resulting from the acquisition and construction of sewage disposal facilities by municipalities (meaning

counties, cities, towns or village districts) for the control of water pollution: (1) in addition to the federal grants made available under the provisions of Public Law 660, 84th Congress and Public Law 658, 87th Congress (subsequent amendments thereof, or any other federal legislation) thirty percent, and (2) so long as a municipality does not qualify for a federal grant under the provisions of Public Law 658, 87th Congress, or if at the time it is able to qualify there are no federal funds available for grants under the provisions of Public Law 658, 87th Congress and on recommendation of the water pollution commission the governor and council shall find that it is in the public interest that immediate action be taken, a further additional twenty percent. The word construction shall include engineering services, in addition to the construction of new sewage treatment plants, pumping stations and intercepting sewers; the altering, improving or adding to existing treatment plants, pumping stations and intercepting sewers; provided the construction has been directed by the water pollution commission, the state department of health, or constitutes a voluntary undertaking designed to control or reduce pollution in the surface waters of the state as defined in RSA 149:1, and the plan therefor is approved in compliance with the provisions of RSA 148:25. The term "original costs" as used herein shall mean the entire cost of the construction as defined in Public Law 660, 84th Congress (subsequent amendments thereof, or any other relative federal legislation), excluding land acquisition. In computing said costs no deduction shall be made for federal grants therefor.

Amend section 2 of the bill by striking out in line 3 the words and figures, "September 1, 1962" and inserting in place thereof the words and figures, July 1, 1947.

Further amend the section by striking out in line 6 the words "was not entitled to a federal grant" and inserting in place thereof the following, did not qualify under the provisions of Public Law 658, 87th Congress, or if at the time it was able to qualify there were no federal funds available for grants, so that said section as amended shall read as follows:

2 Additional State Contribution. The state shall also pay retroactively to any municipality which, at any time from July 1, 1947 to the effective date of section 1 of this act, was entitled to payment under the provisions of RSA 149-B:1 but did not qualify under the provisions of Public Law 658, 87th Congress, or if at the time it was able to qualify there were no federal funds available for grants under the provisions of Public Law 658, 87th Congress, twenty percent of the payments made by such municipality during said time for the control of water pollution as defined in RSA 149-B:1. Each such municipality shall receive its total retroactive payments in a lump sum payment. Applications for payment under this section shall be made to the water pollution commission in accordance with rules and regulations of the commission for such retroactive payments.

Amend section 3 of the bill by striking out in lines 10 and 11 the words "four hundred ninety seven thousand dollars" and inserting in place thereof the words, six hundred seventeen thousand dollars, so that said section as amended shall read as follows:

3 Appropriation. There is hereby appropriated for the water pollution commission: for the purpose of carrying out the provisions of section 1 of this act two hundred ninety four thousand dollars for the fiscal year ending June 30, 1966 and three hundred thirty four thousand dollars for the fiscal year ending June 30, 1967 which sums shall be a charge upon the general fund of the state, and for the purpose of carrying out the provisions of section 2 of this act six hundred seventeen thousand dollars which sum shall be obtained as provided by sections 4-8 inclusive of this act.

Amend section 4 of the bill by striking out in line 2 the words "four hundred ninety seven thousand dollars" and inserting in place thereof the words, six hundred seventeen thousand dollars.

Further amend the section by striking out in line 7 the words "four hundred ninety seven thousand dollars" and inserting in place thereof the words, six hundred seventeen thousand dollars, so that said section as amended shall read as follows:

4 Borrowing Power. To provide funds in the sum of six hundred seventeen thousand dollars, as appropriated in section 3 hereof, the state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state a sum not exceeding the said six hundred

seventeen thousand dollars, as appropriated in section 3 hereof, the state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state a sum not exceeding the said six hundred seventeen thousand dollars, and for said purposes may issue bonds and notes in the name and on behalf of the state of New Hampshire. The governor and council shall determine the form of such bonds or notes, their rate of interest, the date when interest shall be paid and the time or times of issue. Such bonds or notes shall be signed by the treasurer and countersigned by the governor and shall be deemed a pledge of the faith and credit of the state. Such bonds or notes shall be paid within a period of twenty years.

Amend section 7 of the bill by striking out in line 9 the words "four hundred ninety seven thousand dollars" and inserting in place thereof the words, six hundred seventeen thousand dollars, so that said section as amended shall read as follows:

7 Short Term Notes. Prior to the issuance of bonds or notes hereunder, the treasurer, under the direction of the governor and council, may for purposes hereof borrow money from time to time on short term loans, which may be refunded by the issuance of notes hereunder, provided, however, that at no time shall the indebtedness of the state on short term loans exceed the sum of six hundred seventeen thousand dollars.

* * *

On a viva voce vote the amendment was adopted and the bill was referred to the Appropriations committee under the Rules.

Engrossed Bills Report

The Committee on Engrossed Bills to whom was referred Senate Bill No. 27, An Act relating to adjustments in the apportionment of public taxes. Having considered the same, report the same under Joint Rule 6 with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend the title of said bill by striking out the same and inserting in place thereof the following:

AN ACT

relating to adjustments in the apportionment of public taxes for county purposes.

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 Adjustments. Amend RSA 29 by adding after 29:11 (supp) as amended by 1961, 106 the following new

Ida Milligan for the committee

On motion of Mrs. Moulton of New Durham the amendment was adopted.

* * *

Mr. Heald of Keene moved that the Rules of the House be so far suspended as to vacate the reference of HJR 22, to provide for nursing home increases for recipients of public assistance, to Executive Departments and Administration, and that the bill be referred to Public Welfare and State Institutions.

Mr. Hancock of Concord spoke in favor of the motion.

On a viva voce vote the motion prevailed.

Engrossed Bills Reports

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

HB 42, An Act authorizing towns to appropriate funds for aeronautical facilities.

HB 150, An Act relating to payment in lieu of taxes on land acquired for municipal water supply purposes.

HB 205, An Act relative to the salary of the mayor of Nashua.

HB 212, An Act providing for the classification of the surface waters of the Nashua River watershed.

HB 53, An Act to repeal an appropriation to the Granite State Dairymen's Association.

Mrs. Milligan of Newbury, Mrs. Moulton of New Durham for the Committee

Resolutions

Mr. Stafford of Laconia and Mr. Pickett of Keene offered the following resolutions:

Whereas, the United States of America listened with appreciation and approval to the words of the President, Lyndon B. Johnson, over Television and Radio on the fifteenth of March, in the year 1965, therefore be it

Resolved, that we, the members of this House of Representatives, the third largest English speaking legislative body in the world, do hereby heartily subscribe to his sentiments on Americanism, and commend our President for the forthright and honest stand he has taken in the interest of human and American rights, and be it further

Resolved, that a copy of these resolutions be transmitted to the President of the United States, the President of the United States Senate and the Speaker of the United States House of Representatives.

The resolutions were adopted.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Reading

HB 87, to allow ice fishing in Sunapee Lake, was read a third time, passed, and sent to the Senate for concurrence.

Reconsideration

Mr. D'Amante of Claremont, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 87 and spoke against the motion.

On a viva voce vote the motion to reconsider did not prevail.

* * *

SB 11, to authorize the state council on aging to determine the purposes for which federal funds received by it may be spent, was read a third time, passed, and sent to the Secretary of State to be engrossed.

* * *

The Chair announced that a first great-grandchild had been born to Mr. Bushey of Northumberland at the age of thirty-nine.

* * *

On motion of Mrs. Forbes of Marlow the House adjourned at 12:38 P. M.

WEDNESDAY, March 17, 1965

The House met at 11:00 o'clock.

Joint Convention

Guest Chaplain, Reverend Ward Crawford, of the White-field Baptist and Dalton Congregational Churches as follows:

Our Heavenly Father — we praise thee for the multitude of earthly blessings. Teach us to be more grateful for the many things that we take for granted — from the air that we breathe to the hallowed privileges that our country affords.

May we ever be mindful of the men and women of past generations — who by their faith, courage, and work helped to give us so much.

May we learn to rely upon thee for guidance and direction, especially in these crucial days when our decisions and actions shape the destiny not only for ourselves but for many who will follow us.

Breathe thy blessing upon this session and give divine guidance to us in all that we would do. This we ask in the name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Emerson of Dalton and Mr. Keefe of Portsmouth led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced Mrs. Charlotte Clark and Mrs. Marion Smith of New Durham as guests of the House today, courtesy of Mrs. Moulton of New Durham.

The Chair also introduced a group of students from the Dalton Elementary School, courtesy of Mr. Emerson of Dalton.

Leaves of Absence

Mr. Spanos of Newport was granted leave of absence for the day on account of important business.

Mr. Mahoney of Manchester was granted leave of absence for the day on account of a death in the family.

Mr. Clymer of Harrisville was granted leave of absence for the day on account of illness.

Introduction of Bills

The following bills and House Joint Resolutions were severally introduced, read a first and second time, laid on the table for printing and referred as follows:

HB 410, providing for recompilation of volume 3 of the Revised Statutes Annotated. (Taft of Greenville and Craig of Manchester) To Appropriations.

HB 411, relative to trustees of Brewster Free Academy. (Chamberlain of Wolfeboro) To Judiciary.

HB 412, relative to fees for inspection of weights and measures. (Noyes of Stewartstown) To Agriculture.

HB 413, to establish an animal pathology and research center at the University of New Hampshire. (Stearns of Hinsdale) To Agriculture.

- HB 414, to commemorate the New Hampshire National Guard. (Bingham of Concord) To Military and Veterans' Affairs.
- HB 415, to prohibit obscenity. (Capistran of Manchester) To Judiciary.
- HB 416, providing adequate representation for indigent defendants in criminal cases. (Bartlett of Manchester) To Judiciary.
- HB 417, relating to fees for registration of motor vehicles, motorcycles, agricultural vehicles and inspection stations. (Craig of Manchester) To Ways and Means.
- HB 418, relating to calculation of annual and sick leave of state employees. (Angus of Claremont) To Labor.
- HB 419, legalizing and confirming certain actions and proceedings in the town of Charlestown. (Frizzell of Charlestown and Adams of Charlestown Rules) To Municipal and County Government.
- HJR 28, in favor of George S. Wildey et al. (Wildey of Westmoreland and Sheridan of Berlin) To Appropriations.
- HJR 29, in favor of Seth J. Hayes. (Hilliard of Dover) To Claims.
- HJR 30, in favor of the State of Maine (Taft of Greenville and Craig of Manchester Rules) To Appropriations.

Committee Reports

HB 56, to authorize the division of safety services of the department of safety to acquire land to build a boat house and launching ramp, Mr. Bell of Plymouth for Appropriations. Ought to pass with amendment.

Amendment

Amend HB 56 by striking out section 1 and inserting in place thereof the following:

1 Acquisition of Land. Amend paragraph VIII of 1963, 251:1 by adding the words "including the acquisition of land" to the end of the item that reads "Construction of boat house and launching ramp"; further amend the paragraph by adding

at the end thereof the words "Proceeds from sale of old boat house and site located on Weirs channel shall be credited to unappropriated surplus of the general fund." so the paragraph as amended shall read as follows:

VIII. Department of safety:

Division of safety services:

Construction of boat house and launching ramp, including the acquisition of land Less boat house reserve approved by governor and council

\$105,000.00

30,000.00

TOTAL

\$75,000.00

Proceeds from sale of old boat house and site located on Weirs channel shall be credited to unappropriated surplus of the general fund.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HJR 16, providing for a supplemental appropriation for the division of vocational rehabilitation, Mrs. Scott-Craig of Hanover for Appropriations. Ought to pass.

On a *viva voce* vote the House Joint Resolution was ordered to a third reading.

HB 253, relating to reports of examinations made by the banking department, Mr. Cox of Merrimack for Banks. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by adding after the word "records" the word, of, and by adding at the end the words, on motion for discovery filed in any court of competent judisdiction, in aid of any pending action, the court, after hearing the parties, may order the production of such records, investigations and reports for use in such action whenever it is found that justice so requires, subject to such reasonable safeguards imposed by the court as may be necessary to prevent use by unauthorized persons or publicity of irrelevant portions thereof, so that the section as amended reads as follows:

1 Confidential Information. Amend RSA 383 by inserting after 383-10-a (supp) a new section as follows:

383:10-b Examination Reports. All records of investigations and reports of examinations by the banking department, including any duly authenticated copy or copies thereof in the possession of any institution under the supervision of the bank commissioner, shall be confidential communications, shall not be subject to subpoena and shall not be made public unless, in the judgment of the commissioner, the ends of justice and the public advantage will be subserved by the publication thereof. The commissioner may furnish to the federal supervisory authorities such information and reports relating to the institutions under his supervision as he deems best. On motion for discovery filed in any court of competent jurisdiction, in aid of any pending action, the court, after hearing the parties, may order the production of such records, investigations and reports for use in such action whenever it is found that justice so requires, subject to such reasonable safeguards imposed by the court as may be necessary to prevent use by unauthorized persons or publicity of irrelevant portions thereof.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 220, to establish two permanent quality control reviewer positions in the Division of Welfare, Mr. Ferron of Exeter for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the figures "\$10,317" and inserting in its place the figures, \$12,317; and by striking out the figures "\$10,317.32" under "1965-1966" and inserting in its place the figures, \$12,317.32 and by striking out the figures after the words "net appropriation" \$4,223.01 and inserting in place thereof the figures, \$6,223.01, so that said section as amended shall read as follows:

2 Appropriation. There is hereby appropriated from the general fund a sum of \$12,317. for the fiscal year 1965-1966 and

a sum of \$12,427. for fiscal year 1966-1967 to the following accounts in the budget of the Division of Welfare:

Administration	1965-1966	1966-1967
Personnel services	\$ 9,927.32	\$10,427.04
2 quality control		
reviewers (GR17)		
Equipment	390.00	
Travel	2,000.00	2,000.00
	\$12,317.32	\$12,427.04
Less Federal Revenue	6,094.31	6,213.52
Net appropriation	6,223.01	6,213.52

The Governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 249, relating to the closing date for articles to be submitted for the school district warrant, Mrs. Gagnon of Berlin for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the word "more" after the words "one of them not" and inserting in its place the word, later, so that the section is amended to read:

197:6 Warrant. Upon the written application of ten or more voters or one-sixth of the voters of the school district, presented to the school board or one of them not later than thirty days before the date prescribed for the school district meeting, the school board shall insert in the school district warrant for such meeting any subject-matter specified in such application. No article may be inserted after posting of said warrant.

* * *

On a viva voce vote the amendment was adopted and the bill was ordered to a third reading.

HB 265, to authorize eight thousand dollars for 1965 and 1966 as the state's contribution to the secretariat of the New England Governor's Conference, Mr. Gardner of Littleton for Executive Departments and Administration. Ought to pass.

HB 265 was referred to the committee on Appropriations under the Rules.

HB 92, providing for local option for towns on the question of use of firearms in hunting deer, Mrs. Forbes of Marlow for Fish and Game. Inexpedient to legislate.

Mr. Plumer of Bristol moved that HB 92 be made a special order for 11:01 on the day on which HB 60, an act relating to the taking of deer is reported to the House by the committee on Fish and Game, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

SB 32, relative to listing of New Hampshire Liquor products, Mr. Blanchard of Manchester for Liquor Laws. Ought to pass.

On a viva voce vote the bill was ordered to a third reading:

HB 134, relating to capital required to organize insurance companies, Mrs. Putnam of Lebanon for Insurance. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 230, relative to sale of liquor to minors, Mr. Blanchard of Manchester for Liquor Laws. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 4, relating to the labeling of hazardous substances, Mrs. Howard of Bartlett for Public Health. Ought to pass with amendment.

Amendment

Amend subparagraph (a) of paragraph II of RSA 399-A:2 as inserted by section 1 of the bill by adding after the words "customary or reasonable forseeable" the words, handling or

use, including reasonably foreseeable, so that the subparagraph is amended to read as follows:

(a) any substance or mixture of substances which is toxic, is corrosive, is an irritant, is a strong sensitizer, is flammable or generates pressure through decomposition, heat, or other means, if such substance or mixture of substances may cause substantial personal injury or substantial illness during or as a proximate result of any customary or reasonable foreseeable handling or use, including reasonably foreseeable ingestion by children:

Amend subparagraph (c) of paragraph II as inserted by section 1 of the bill by adding after the letters and figures "RSA 438" the words, nor to products subject to RSA 153, so that said subparagraph shall read as follows:

(c) any radioactive substance, if, with respect to such substance as used in a particular class of articles or as packaged, the director determines by regulation that the substance is sufficiently hazardous to require labeling in accordance with this chapter in order to protect the public health. Provided, however, that the term "hazardous substance" shall not apply to economic poisons subject to RSA 438, nor to products subject to RSA 153, nor to foods, drugs and cosmetics subject to RSA 146, nor to substances intended for use as fuels when stored in containers and used in the treating, cooking, or refrigeration systems of a house and shall not include any source material, special nuclear material, or by-product material, defined in RSA 125 or by the United States Atomic Energy Act of 1954, as amended, and regulations issued pursuant thereto by the United States Atomic Energy Commission.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

The Chair announced that HB 13, relating to frozen desserts, had been withdrawn by the committee on Public Health.

On motion of Mr. Cole of Swanzey, the rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal for two days.

Committee Report

HB 326, to authorize the Hudson School District to vote on the construction of a school building and to authorize the issuance of bonds for the project at a school district meeting, Mr. Cole of Swanzey for Municipal and County Government. Ought to pass.

HOUSE BILL NO. 326

AN ACT

to authorize the Hudson School District to vote on the construction of a school building and to authorize the issuance of bonds for the project at a school district meeting.

l Legalizing Action. The Hudson School District may vote at an annual or special school district meeting called for the purpose, to authorize the construction, equipping, and furnishing of a middle school building and the acquisition of a site therefor, and to authorize the issuance and sale of its general obligation bonds or serial notes in an amount not to exceed One Million Dollars (\$1,000,000.00) pursuant to the Municipal Finance Act to finance such construction, equipping, furnishing, and acquisition, notwithstanding the provisions of Section 4a of said Municipal Finance Act, and notwithstanding the fact that the warrant for the school district meeting at which such action is authorized was posted prior to the date on which this act became effective.

2 Effective Date. This act shall become effective upon its passage.

The Clerk read the bill in full.

On a viva voce vote the bill was ordered to a third reading.

Report of Committee on Engrossed Bills

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled Senate Bill:

SB 11, An Act to authorize the state council on aging to determine the purpose for which federal funds received by it may be spent.

Mrs. Moulton of New Durham

Senate Message

Senate Bill Read and Referred

SB 46, prohibiting electioneering on election day, to Judiciary.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 86, An Act appropriating funds for the new nursery building at the Laconia State School.

Amendment

Amend section 2 of the bill by striking out in line four the word "forty" and inserting in place thereof the word, thirty, so that said section as amended shall read as follows: 2 Appropriation. In addition to any other funds appropriated for said Laconia State School there is hereby appropriated for the fiscal year ending June 30, 1965 the sum of thirty thousand dollars to be expended for salaries of the new employees whose employment is authorized by section 1.

Amend section 3 of the bill by striking out the same and inserting in place thereof the following: 3 Takes Effect. This act shall take effect as of April 1, 1965.

* * *

On motion of Mr. Heald of Keene the House concurred in the Senate amendment.

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 199, An Act relative to state and to municipalities for water pollution control.

Amendment

Amend section 1 of the bill by striking out the first six lines and inserting in place thereof the following:

1 State Contributions. Amend RSA 149-B:1, as inserted by 1959, 267 and amended by 1961, 55; and 1963, 215, by striking out in line four the words "on or before June 30" so that said section as amended shall read as follows: 149-B:1 State Contributions. The state of

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 151, relating to the assessment of public utility taxes.

Amend the bill by striking out the first four lines and inserting in place thereof the following:

1 Tax Commission, Decision. Amend RSA 82 by inserting after section 15 the following new section: 82:15-a Proportionality. In making its decision under the provisions of this chapter, when it shall appear to the tax com-

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 136, An Act to limit recovery of past due expenses at Laconia State School to a period of five years, and to set a statute of limitations on actions for their recovery of six years.

Amendment

Amend section 1 of the bill by striking out the first eight lines and inserting in place thereof the following:

1 Institutional Collections. Amend RSA 8:43 by striking out the same and inserting in place thereof the following: 8:43 Recovery of Expenses. I. The state is entitled to recover the

expense of care, treatment and maintenance of any patient or inmate at such institutions or at a public or private institution or otherwise at the direction of the director of division of public health from the patient or inmate, if of sufficient ability to pay or his estate, or from those persons legally chargeable with his support or their estate.

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

* * *

On motion of Mr. Pickett of Keene, the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and House Joint Resolutions by caption only and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills and House Joint Resolution were read a third time, passed, and sent to the Senate for concurrence:

HB 56, to authorize the division of safety services of the department of safety to acquire land to build a boat house and launching ramp.

HB 253, relating to reports of examinations made by the banking department.

HJR 16, providing for a supplemental appropriation for the division of vocational rehabilitation.

HB 249, relating to the closing date for articles to be submitted for the school district warrant.

HB 134, relating to capital required to organize insurance companies.

HB 4, relating to the labeling of hazardous substances.

HB 326, to authorize the Hudson School District to vote on the construction of a school building and to authorize the issuance of bonds for the project at a school district meeting.

SB 32, relative to listing of New Hampshire liquor products, was read a third time, passed, and sent to the Secretary of State to be engrossed.

* * *

On motion of Mrs. Frizzell of Charlestown the House adjourned at 12:26 P.M.

THURSDAY, March 18, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God, look upon this legislature, we beseech Thee, with loving care and grant that we may look to Thee with longing and searching hearts. Give us such questioning spirits that we may never confuse our will for Thine, but responsive to Thee we may do whatsoever things are true, whatsoever things are honourable, whatsoever things are just, whatsoever things are of good report for Thy glory and the welfare of all the people of this State. This we ask in the name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Plourde of Pembroke led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced a group from the Problems of Democracy class of Pembroke Academy, courtesy of Messrs. Plourde and Brasley of Pembroke.

Leave of Absence

Mr. Rufo of Concord was granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills and House Joint Resolutions were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 420, to revise the ward boundaries of the city of Nashua. (Cobleigh, Makris and LaTour of Nashua — Rules) To Nashua Delegation.

HB 421, providing for referendum on the question of a new Dover high school. (Flanagan of Dover — Rules) To Dover Delegation.

HB 422, to provide an aerial ladder fire truck for fire protection at Plymouth State College. (Smith of Plymouth and O'Neil of Chesterfield) To Appropriations.

HB 423, relative to the salary of, and amount of fees to be collected by the registers of deeds for the state of New Hampshire. (McMeekin of Haverhill and Craig of Manchester) To Municipal and County Government.

HB 424, relative to use of electric fences. (Stratton of Derry) To Agriculture.

HB 425, legalizing the proceedings at the annual town meeting held in the town of Plainfield on March 9, 1965. (Hood of Plainfield — Rules) To Municipal and County Government.

On motion of Mr. Cole of Swanzey the Rules of the House were so far suspended as to dispense with the printing of HB 425.

In the year of Our Lord one thousand nine hundred and sixty-five

AN ACT

legalizing the proceedings at the annual town meeting held in the Town of Plainfield on March 9, 1965.

Be it Enacted by the Senate and House of Representatives in General Court convened:

Proceedings Legalized. The votes and proceedings at the annual town meeting of the town of Plainfield, held on March 9, 1965, are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect upon its passage.

The Clerk read the bill in full.

HB 426, relative to penalties for hunters shooting domestic animals. (Kopperl of Canterbury) To Fish and Game.

HB 427, extending the time during which an act relative to a certain bridge over the Merrimack River shall be effective. (Kopperl of Canterbury) To Public Works.

HB 428, relative to appointment of fire chiefs as fire wardens. (Dame of Portsmouth and Barker of Stratham) To Municipal and County Government.

HB 429, to establish regional training centers for certain mentally retarded persons the expense to be provided by transfer of so-called "breakage" from racing revenue. (Feldman of Manchester) To Ways and Means.

HB 430, legalizing the proceedings at the regular meeting of the Enfield fire district on March 10, 1965. (Morse of Enfield — Rules) To Municipal and County Government.

On motion of Mr. Cole of Swanzey the Rules of the House were so far suspended as to dispense with the printing of HB 430.

In the year of Our Lord one thousand nine hundred and sixty-five

AN ACT

legalizing the proceedings at the regular meeting of the Enfield fire district on March 10, 1965.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 Proceedings legalized. The votes and proceedings taken at the regular meeting of the Enfield fire district on March 10, 1965 are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect upon its passage.

* * *

The Clerk read the bill in full.

HB 431, relative to bonded indebtedness of the town of Peterborough for water-works. (Brown of Peterborough) To Municipal and County Government.

HB 432, relating to organization of savings banks. (Bigelow of Warner) To Banks.

HJR 31, in favor of the Bishop Bradley High School of Manchester, New Hampshire. (Kearns and Craig of Manchester — Rules) To Appropriations.

On motion of Mr. Kearns of Manchester the Rules of the House were so far suspended as to dispense with the printing and public hearing of HJR 31.

House Joint Resolution No. 31

in favor of the Bishop Bradley High School of Manchester, New Hampshire

Whereas, the Bishop Bradley High School of Manchester, New Hampshire, has received appropriate recognition as the outstanding high school band in the State of New Hampshire; and

Whereas, the Bishop Bradley High School will participate as a representative of the State of New Hampshire in the 1965 Cherry Blossom Festival in Washington, D. C., in April 1965; now, therefore, be it

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one thousand dollars is hereby appropriated to Bishop Bradley High School for the purposes of defraying expenses involved in connection with the participation in the 1965 Cherry Blossom Festival in Washington, D. C., as the

representative band of the high schools of the State of New Hampshire. The governor is authorized to draw his warrant for the sum hereby appropriated out of any money in the treasury not otherwise appropriated.

The clerk read the resolution in full.

HJR 32, in favor of John F. Hart, Jr. (Fogg of Milan — Rules) To Claims and Aeronautics.

Mr. Flannagan of Dover moved that the Rules of the House be so far suspended as to dispense with the printing of HB 421, providing for referendum vote on the question of a new Dover high school, and spoke in favor of the motion.

(discussion ensued)

HB 421

An act providing for referendum vote on the question of a new Dover high school.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 City of Dover. On the ballot prepared by the city clerk for the special election to be held in the city of Dover on the fourth Tuesday of September, 1965, there shall be inserted the following question, in addition to the question relative to form of government for said city as provided by Laws of 1953, chapter 358, section 34, namely:

"Shall the city of Dover construct and equip at this time a new high school building?" To the right of said question shall be two squares, one with the word "Yes" and the other with the word "No" for a voter to indicate his choice.

2 Effect of Referendum. If a majority of those voting on the question as set forth in section 1 cast ballots in the affirmative the city council and the school committee may proceed with construction of a new high school building. If a majority of those voting on the said question shall cast ballots in the negative the city council, the school committee or any subcommittee appointed relative to a new school building shall be prohibited from constructing a new high school building and prohibited from purchasing a site for a new high school building for a period of two years from the date of the special election in September, 1965.

3 Limitations. From the date of the passage of this act until the date of the special election in September, 1965, the city council, the school committee or any subcommittee appointed relative to a new high school building shall have no authority to contract for the purchase of a site for a new high school building or for construction of said building or facilities connected therewith.

4 Takes Effect. This act shall take effect upon its passage.

* * *

The Clerk read the bill in full.

On a viva voce vote the motion was adopted.

Committee Reports

HB 262, relative to trustee process, Mr. Cox of Merrimack for Banks. Ought to pass.

At the request of Mr. Healy of Manchester, Mr. Bigelow of Warner explained the bill.

Mr. Spanos of Newport moved that HB 262 be indefinitely postponed and spoke in favor of the motion.

Mr. Bigelow of Warner spoke against the motion.

(discussion ensued)

Mr. Capistran of Manchester spoke in favor of the motion.

Messrs. Feldman of Manchester, O'Neil of Chesterfield, Reddy of Hopkinton spoke against the motion.

Mr. Broderick of Manchester spoke in favor of the motion.

(discussion ensued)

Mr. Pickett of Keene spoke in favor of the motion.

The question being on the motion to indefinitely post-pone HB 262.

Mr. Feldman of Manchester moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the motion to indefinitely postpone.

Mr. Pickett of Keene requested a division vote.

81 members having voted in the affirmative and 226 in the negative, the motion to indefinitely postpone did not prevail.

The question now being, shall the bill be read a third time.

On a viva voce vote the bill was ordered to a third reading.

The Chair announced that HB 231, relating to the Woodsville Free Library, had been withdrawn by the committee.

HB 122, expanding duties and powers of N. H. State Apprenticeship Council, Mr. Stevenson of Bethlehem for Labor. Ought to pass.

Mr. Angus of Claremont explained the bill.

(discussion ensued)

On a viva voce vote the bill was ordered to a third reading.

HB 283, to provide per diem pay for apprenticeship council members, Mr. Berringer of No. Woodstock for Labor. Ought to pass.

The report was accepted and the bill was referred to Appropriations under the Rules.

HB 308, providing for the classification of the surface waters of the Androscoggin River watershed, Mr. Claflin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Engrossed Bills Report

The Committee on Engrossed Bills has examined and found correctly engrossed the following entitled House and Senate Bills:

- HB 136, An Act to limit recovery of past due expenses at Laconia State School to a period of five years, and to set a statute of limitations on actions for their recovery of six years.
- HB 151, An Act relating to the assessments of public utility taxes.
- HB 199, An Act relative to state aid to municipalities for water pollution control.
- SB 27, An Act relating to adjustments in the apportionment in public taxes.

Mrs. Forbes of Marlow For the Committee

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

- HB 109, relating to partial payments on account of tax redemption.
- HB 110, relating to distribution and filing of property tax inventories.
- HB 111, relating to the contestability of a tax collector's deed.
 - HB 114, relating to applications for tax abatements.
 - HB 112, relating to terms of office of tax collector.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its amendment to the following Bill:

SB 3, An Act relative to issuances of summons in criminal matters.

Resolutions

Mr. Chamberlain of Alton offered the following Resolution:

Whereas, on June 29, 1964, Sandra MacDonald, age fourteen, of Alton Bay, New Hampshire, rescued the life of William

Stowers, age eighteen, of Everett, Massachusetts, from drowning in Alton Bay of Lake Winnipesaukee; and

Whereas, Sandra MacDonald totally disregarded safety for her own life in plunging into the water, nearly twenty feet deep, to bring the boy to shore where he revived; now, therefore, be it

Resolved, That we, the Members of the 1965 session of the General Court of New Hampshire, do hereby highly commend Sandra MacDonald for her extreme heroism and bravery and congratulate her on her successful efforts in saving a human life, and be it further

Resolved, That a copy of these Resolutions be transmitted to Sandra MacDonald.

The resolutions were unanimously adopted.

Mr. Reddy, Jr. of Hopkinton offered the following Resolutions:

Whereas, The Hopkinton High School basketball team, with the advice and direction of their coach, Daniel Parr, enjoyed a very successful season, and

Whereas, Through their efforts they won the Class M. championship of the State, now therefore be it

Resolved, That the team and its coach be congratulated for their splendid showing in competition, and be it further

Resolved, That the Clerk of the House be instructed to forward a copy of these Resolutions to the members and their coach.

On a viva voce vote these Resolutions were adopted.

Messrs. Cobleigh, Barker and Burnham of Nashua, for the Nashua Delegation, offered the following Resolutions:

Whereas, We have learned with regret of the death of Roland L. Cummings, former Representative from Nashua, and

Whereas, Mr. Cummings has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Cummings, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Edna Cummings.

* * *

On a viva voce vote these Resolutions were adopted.

Mr. Barnard of Goffstown for the Goffstown Delegation offered the following Resolutions:

Whereas, We have learned with regret of the death of Carl B. Pattee, former Representative from Goffstown, and

Whereas, Mr. Pattee has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Pattee, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Cora Pattee.

On a viva voce vote these Resolutions were adopted.

* * *

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and resolutions by caption only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 122, expanding duties and powers of N. H. State Apprenticeship Council.

HB 262, relative to trustee process.

Reconsideration

Mr. Stevens of Epsom, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 262, and spoke against the motion.

On a viva voce vote the motion was lost.

Third Reading (cont.)

HB 308, providing for the classification of the surface waters of the Androscoggin River watershed.

Announcement

The Chair announced that tomorrow is the birthday of Mrs. Martel of Manchester.

* * *

On motion of Mrs. Gagnon of Berlin the House adjourned at 12:47 P.M.

TUESDAY, March 23, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

O God whose works and purpose we see in the great panorama of history as knowledge is revealed to man: We give Thee thanks for the guiding of our Founding Fathers. Grant us this week as we begin our labours in this legislature, a freshness for our task. Keep us aware that we too have our part in history. Keep us always aware that our decisions about things are always decisions which touch the lives of the people of the State. Therefore, may our thoughts be larger than ourselves and

our actions suitable and worthy of the history we would make in our daily deliberations. This we ask in the Name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Pryor of Ashland led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced a group of students from the Unity Elementary School, courtesy of Mrs. DeLude of Unity.

Leaves of Absence

Miss Whipple of Lebanon and Mr. Roby of Concord were granted leave of absence for the day on account of illness.

Mr. Burnham of Nashua was granted a leave of absence for the day on account of important business.

Mrs. Dearborn of Laconia was granted leave of absence for the week on account of illness.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 433, making appropriation for the education of intellectually handicapped children. (Taft of Greenville and O'Neil of Chesterfield) To Education.

HB 434, relating to a water supply for the town of Deerfield. (Watts of Deerfield) To Resources, Recreation and Development.

HB 435, to require a biennial audit of all state agencies. (Craig of Manchester) To Appropriations.

HB 436, making an appropriation for the establishment and maintenance of certain positions in the division of welfare. (Hartigan of Rochester) To Executive Departments and Administration.

HB 437, relating to out-of-state trips by state employees. (Craig of Manchester) To Executive Departments and Administration.

HB 438, to increase the loan and guarantee limits of the Industrial Park Authority. (Craig of Manchester) To Executive Departments and Administration.

HB 439, to amend the charter of certain savings banks. (Stevens of Epsom) To Banks.

HB 440, relative to the firemen's retirement system. (Pickett of Keene — Rules) To Municipal and County Government.

Mr. Pickett of Keene moved that the Rules of the House be so far suspended as to dispense with reference to committee and printing on HB 440 and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 440

An act relative to the firemen's retirement system.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 Firemen's Retirement System; Assessments. Amend RSA 102:10 by striking the entire section and inserting in place thereof the following new section: 102:10 Assessments from Counties, Cities, Towns, or Precincts. At the beginning of each fiscal year the retirement board shall assess upon the various counties, cities, towns or precincts in the state employing permanent firemen, who have made application for the benefits of this chapter, two per cent of the payroll of the permanent firemen of such county, city, town or Precinct who are entitled to such benefits, provided that, if the board finds that the assessment upon each permanent fireman's annual salary together with the assessment upon the counties, cities, towns and precincts and the contibution from the state will not be sufficient to keep this retirement system in a sound financial condition, the board may assess such further sum against said counties, cities, towns and precincts as, in the judgement of the board, may be necessary for said purpose. It shall be the duty of the treasurer or other disbursing officer to pay to the retirement board the sum

assessed against said county, city, town or precinct, and said county, city, town or precinct is hereby authorized and directed to appropriate the sums necessary for said assessments

2 Takes Effect. This act shall take effect sixty days after its passage.

The Clerk read the bill in full.

Mr. Pickett of Keene moved that the order whereby HB 440 was referred to Municipal and county Government be vacated, and that the bill be referred to the Cheshire County Delegation and spoke in favor of the motion.

Mr. Allen of Rindge spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Mr. Pickett further moved that the Rules of the House be so far suspended as to dispense with public hearing, and to permit third reading of HB 440 at 3:00 o'clock this afternoon.

On a viva voce vote the motion was adopted, and the bill was ordered to a third reading.

Announcement

Committee Changes

The Chair announced that the member from Ossipee, Mr. Diffenderfer, had resigned the Chairmanship of the committee on Ways and Means.

The Chair has appointed the member from Claremont, Mr. Angus, as Chairman of Ways and Means. Mr. Angus resigned as Chairman of the Labor committee.

The Chair has appointed the member from Bethlehem, Mr. Stevenson, as chairman of the committee on Labor.

Mr. Angus will remain on Labor committee as Vice-Chairman.

Committee Reports

HB 263, relative to truth-in-lending, Mr. Cox of Merrimack for Banks. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 121, for the elimination of the payment of bounties for bobcats, lynxes and wolves, Mr. LaFrance of Manchester for Fish and Game. Ought to pass with amendment.

Amendment

Amend the bill by striking out the title and inserting in its place the following:

An act relating to the bounty on bobcats.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Bounty. Amend RSA 470:5 by striking out the section and inserting in its place the following:

470:5 Bobcats. Any person who shall kill in this state any wildcat of the species known as bobcat, may deliver the carcass thereof, in the same condition as when killed, to any conservation officer or the director, with a sworn statement that it was killed in this state within forty-eight hours, and giving the date and place of the killing thereof, and upon request, shall accompany the conservation officer to the precise spot where the same was killed. Said conservation officer shall thereupon report to the director, who, being satisfied that the same was killed in this state, shall certify the killing to the governor. The governor is hereby authorized to draw his warrant upon the fish and game fund for the payment of fifteen dollars for each bobcat so killed, reported and certified. The ears of such animals shall be punched by said conservation officer with a punch to be furnished to him for the purpose by the director. The officer shall cause the skin to be removed from the carcass and shall forward the skin to the director. The director shall sell such skins and return all moneys received therefor to the state treasurer to be credited to the fish and game fund.

* * *

Mr. O'Neil of Chesterfield moved that HB 121 be recommitted to the committee on Fish and Game for further consideration and spoke in favor of the motion.

On a viva voce vote HB 121 was recommitted to the Fish and Game committee.

HB 211, relating to liability insurance policies, Mrs. Putnam of Lebanon for Insurance. Inexpedient to legislate.

(Recess)

(After Recess)

Mr. Leonard of Nashua moved that the order whereby HB 211, relating to liability insurance policies, was referred to the Insurance committee be vacated and that the bill be committed to the Judiciary committee.

(discussion ensued)

Mr. Pickett of Keene spoke in favor of the motion.

Messrs. Stratton of Derry, Stevenson of Bethlehem, Stevens of Epsom and Coutermarsh of Lebanon spoke against the motion.

Mr. Bednar of Hudson spoke in favor of the motion.

On a *viva voce* vote the motion was not adopted.

The question now being on the resolution of the committee, Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

The Chair announced that HB 159, authorizing taking deer on islands by fish and game director, had been withdrawn by the Fish and Game committee.

HB 216, for the relief of widows and orphans, Mr. Healy of Manchester for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 264, to authorize payment of twenty thousand dollars as state's contribution to costs of modification and maintenance of New England Exhibit of New England Exhibit of World's Fair, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend the title of HB 264 by striking out the words "twenty thousand dollars" and inserting in their place the

words, twenty-two thousand dollars, so that the title is amended to read as follows:

An Act to authorize payment of twenty-two thousand dollars as state's contribution to costs of modification and maintenance of New England Exhibit of World's Fair.

Amend section 1 of the bill by inserting after the words "New York World's Fair" the words, and a further sum of two thousand dollars is hereby appropriated for the state's share of a "live winter sports show" so that the section is amended to read as follows:

1 Appropriation. The sum of twenty thousand dollars is hereby appropriated to be expended by the governor for the purpose of paying the share of the state toward the cost of modification and maintenance of the New England Exhibition at the New York World's Fair, and a further sum of two thousand dollars is hereby appropriated for the state's share of a "live winter sports show". Any provision of law to the contrary notwithstanding, the governor may at any time after passage of this act draw his warrant out of any money in the treasury not otherwise appropriated and cause such sum to be paid over to the New England Council World's Fair Corporation for the purpose herein stated. Nothing in this act shall be deemed to pledge the credit of the state not to incur any liability for the state in excess of the sums appropriated herein.

* * *

Mr. Taft of Greenville explained the bill.

Mr. Classin of Wolfeboro explained the amendment.

Mr. Urie of New Hampton spoke in favor of the bill.

On a viva voce vote the amendment was adopted and the bill was referred to the committee on Appropriations under the Rules.

Reconsideration

Mr Stratton of Derry, having voted with the majority, on HB 211, relating to liability insurance policies, moved that the House reconsider its vote whereby it killed HB 211 and spoke against the motion.

On a viva voce vote, reconsideration was lost.

Personal Privilege

Mr. O'Shan of Laconia rose on a point of personal privilege.

Mr. Angus read letters to Mr. O'Shan from Senators Cotton and McIntyre and Congressman Cleveland and ex-Representative Wyman regarding his subject.

Report of Engrossed Bills Committee

The Committee on Engrossed Bills has examined and found correctly engrossed the following entitled House and Senate Bills:

HB 86, An Act appropriating funds for the new nursery building at the Laconia State School.

HB 109, An Act relating to partial payments on account of tax redemption.

HB 111, An Act relating to the contestability of a tax collector's deed.

HB 326, An Act to authorize the Hudson School District to vote on the construction of a school building and to authorize the issuance of bonds for the project at a school district meeting.

SB 32, An Act relative to listing of New Hampshire liquor products.

Mrs. Moulton of New Durham

Senate Messages

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bill:

SB 27 an act relating to adjustments in the apportionment of public taxes.

* * *

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives.

HB 326, to authorize the Hudson School District to vote on the Construction of a School building and to authorize the issuance of bonds for the project at a school district meeting.

* * *

Mr. Stevenson of Bethlehem presented a Blue Ribbon to Mr. Pickett of Keene for his efforts in behalf of the Sweepstakes bill.

* * *

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third readings of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock. Also that the House adjourn in honor of Astronauts Grissom and Young who were orbitting the earth at adjournment time.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 216, for the relief of widows and orphans.

HB 440, relative to the firemen's retirement system.

* * *

The Chair announced that today is the 25th wedding anniversary of Mr. & Mrs. Lynbourg of Stratham.

* * *

On motion of Mrs. Gelt of Salem the House adjourned at 1:02 P.M.

WEDNESDAY, March 24, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Guest Chaplain, Reverend Roswell O. Moore, Christ Episcopal Church of Exeter as follows:

For our nation — remembering especially today the government and people of the state of Alabama.

O Lord our God, who dost will for all nations such good things as pass man's understanding; shape the desires and deeds of thy people in accordance with thy purpose for the world, that seeking first thy kingdom and righteousness, we may be good citizens of this nation, and set forth the true welfare of all mankind; through thy Son our Lord Jesus Christ, to whom with thee and the Holy Spirit be all honor and glory, world without end. Amen.

Pledge of Allegiance to the Flag

Mr. Remick of Tamworth led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The following groups were introduced as guests of the House today:

A group of Weare High School students, courtesy of Mr. Sawyer of Weare.

A group of students from Winnacunnet High School, courtesy of Messrs. Leavitt of North Hampton, Shindledecker and Ring of Hampton.

A group of students from Belmont High School, courtesy of Mr. Watson of Belmont.

A group of Republican women from Belknap and Carroll county.

A group of home demonstration groups from Sullivan County, courtesy of Mrs. Delude of Unity and the Sullivan County Delegation.

Leaves of Absence

Miss Whipple of Lebanon and Messrs. Roby of Concord and Levesque of Nashua were granted leaves of absence for the week on account of illness.

Introduction of Bills

The following bills and House Joint Resolutions were introduced, read a first and second time, laid on the table for printing, and referred as follows:

- HB 441, authorizing the department of education to participate in federal program for Civil Defense Adult Education. (Andersen of Concord) To Education.
- HB 442, establishing the Rye District Court. (Greene of Rye) To Judiciary.
- HB 443, to authorize a district court in Epping. (Pennington of Epping) To Judiciary.
- HB 444, relative to live entertainment in places where liquor or beverages are sold. (Pickett of Keene) To Liquor Laws.
- HB 445, relative to the throwing, depositing and dumping of refuse on private land. (Bragdon of Amherst) To Judiciary.
- HB 446, relative to town road aid. (Hanson of Bow) To Public Works.
- HB 447, relating to the construction of a state emergency operating center. (Gay of Derry and St. Pierre of Rochester) To Executive Departments and Administration.
- HB 448, relating to the custody and escheat of unclaimed and abandoned property. (Craig of Manchester) To Judiciary.
- HB 449, to provide school aid for effort to establish area or cooperative school districts. (Mack of Orford) To Education.
- HB 450, relative to insider trading of domestic stock insurance company equity securities. (Williamson of Goshen) To Insurance.
- HB 451, defining a minor and emancipation by marriage. (O'Neil of Chesterfield) To Judiciary.
- HJR 33, to investigate the operation of the Boston and Maine Railroad. (Coutermarsh of Lebanon) To Transportation.

HJR 34, in favor of estate of Agnes Helen Davis. (Noyes of Stewartstown) To Appropriations.

HJR 35, in favor of John and Thomas J. McIntyre. (McCarthy of Laconia) To Appropriations.

* * *

Mr. Kearns of Manchester moved that HB 50, establishing a permanent head tax for the use of towns and cities, be taken from the table.

Parliamentary Inquiry

Messrs. Stafford of Laconia and Bartlett of Manchester rose on a point of parliamentary inquiry.

On a viva voce vote the motion was adopted.

Mr. Kearns of Manchester further moved that HB 50 be recommitted to the committee on Ways and Means.

On a viva voce vote the motion was adopted.

* * *

Mr. Claffin of Wolfeboro moved that the order whereby HB 341, relative to the taking of lobsters, was referred to the committee on Resources, Recreation and Development be vacated and that the bill be referred to the committee on Fish and Game and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Committee Reports

HB 18, relative to accrediting out-of-state institutions of higher learning, Mrs. Berry of Barrington for Education. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

1 Out-of-State Institutions of Higher Learning. Amend RSA 186 by inserting after section 13-a, as inserted by 1963, 303:16 the following new sections:

186:13-b Branches or Extension Courses in this State. Any out-of-state institution of higher learning planning to establish a branch, branches, or extension courses, in this state, shall apply to the coordinating board of advanced education and accreditation for an evaluation of its plans. Plans for each such branch, branches, or extension courses shall thereupon be evaluated, and, if approved, the branch, branches, or extension courses shall be accredited for such period and under such regulations as said board may determine. If a branch, or branches, or program of extension courses are disapproved at any time by said board all operations and publicity of it shall cease without delay.

186:13-c Penalty. Any such out-of-state institution establishing a branch, branches, or extension courses in this state without such branch, branches or extension courses being accredited by said board as provided in section 13-b, shall be listed by the state board of education as non-approved branch, branches, or extension courses and this action shall be published through the press and through correspondence with colleges and secondary schools in this region.

2 Takes Effect. This act shall take effect on passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

The Chair announced that HB 10, relative to archives and historical sites, had been withdrawn by Executive Departments and Administration.

HB 104, to prohibit spillage of loose material and fluids on highways, Mr. Coburn of Milford for Transportation. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

l Overloading of Vehicles. Amend RSA 249 by adding at the end the following new section:

249:51 Spillage of Material. I. No vehicle shall be driven or moved on any highway unless such vehicle is so constructed

or loaded as to prevent any of its load from dropping, sifting, leaking or otherwise escaping therefrom, except that sand may be dropped for the purpose of securing traction, or water or other substance may be sprinkled on a roadway in cleaning or maintaining such roadway. II. No person shall operate on any highway any vehicle with any load unless said load and any covering thereon is securely fastened so as to prevent said covering or load from becoming loose, detached or in any manner a hazard to other users of the highway. III. Whoever violates the provision of this section shall be fined not more than one hundred dollars and shall be liable to the state or town for any damage done to the highway by the spillage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 181, to lower the registration fee for additional semitrailer vehicles, Mr. McGee of Lincoln for Transportation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 171, to increase the public revenue from the tax on legacies and successions, Mr. Maloomian of Somersworth for Ways and Means. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the words "as of July 1, 1965" and inserting in its place the words, on passage, so that the section is amended to read:

2 Takes Effect. This act shall take effect on passage.

* * *

At the request of Mrs. Brungot of Berlin, Mr. Bartlett of Manchester explained the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 172, to increase the public revenue from the tax on public utilities, Mr. Maloomian of Somersworth for Ways and Means. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Report of Committee on Engrossed Bills

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

HB 110, An Act relating to distribution and filing of property tax inventories.

HB 112, An Act relating to terms of office of tax collector.

Mrs. Milligan of Newbury

Senate Message

The Senate refuses to concur with the House of Representatives in the adoption of the amendment to the following entitled bill sent up from the House of Representatives: SB 3, An Act relative to issuances of summons in criminal matters, having reconsidered its action whereby it previously concurred and requests a Committee of Conference; the President has appointed as members of said Committee of Conference on the part of the Senate Senator Rinden of District 15 and Senator Riley of District 14.

On motion of Mr. Totman of Alstead the House acceded to the request of the Senate for a committee of Conference on SB 3 and the Chair appointed Mr. Totman of Alstead, Mr. Leonard of Nashua and Mr. Spanos of Newport as a committee of three on the part of the House.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

HB 26, relative to exceptions from fees under the aeronautics law.

HB 27, relative to disposition of revenue from aircraft operating fees.

HB 44, relative to political expenditures by special committees.

HB 61, relative to resignation of members of the general court.

HB 117, relative to supplies for discharged prisoners.

HB 123, relative to financing sewerage systems, sewage treatment works and waste treatment facilities.

HB 125, relating to duties of tax collector.

HB 126, relating to the filing of property tax inventories.

HB 140, to amend the charter of Saint-Gaudens Memorial.

HB 148, relating to posting of budgets under the Municipal Budget Law.

HB 149, relating to reporting the names of municipal officers.

Further Senate Message

The Senate has voted to adopt the amendment offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendment the Senate asks the concurrence of the House of Representatives:

HB 114, An Act relating to applications for tax abatements.

Amend section 1 of said bill by striking out the first four lines and inserting in place thereof the following:

1 Tax Abatements. Amend RSA 76:16-a (supp) as inserted by 1955, 162:1 by striking out the section and inserting in place thereof the following: 76:16-a By Tax Commission. If the

* * *

On motion of Mrs. Moulton of New Durham, the House concurred in the Senate amendment.

Further Senate Message

The Senate has passed the following joint resolution, in the passage of which it asks the concurrence of the House of Representatives:

SJR 8, establishing a special legislative committee relative to health and welfare.

Mr. Craig of Manchester moved that the rules of the House be so far suspended as to dispense with committee reference, and public hearing, and that the resolution be ordered to a third reading at 3:00 o'clock this afternoon

The Clerk read the Senate Joint Resolution in full.

SJR 8, establishing a special legislative committee

Whereas, the Governor has advised the leadership of the legislature of charges that have been made against the head of the department of health and welfare, and

Whereas, there are ways and means and procedures established by law that govern situations of this nature, and

Whereas, the individual charged and the individuals making charges have rights and protection under the law, which must be preserved by due process, and

Whereas, the Governor has the full facilities of the state government at his disposal to investigate and evaluate charges such as have been made, and

Whereas, it is the responsibility of the Governor to act in this area if he feels that these charges warrant action, and

Whereas, any parallel study by the legislature at this time would tend to complicate matters and confuse issues, now therefore be it

Resolved by the Senate and House of Representatives in General Court convened:

That a special committee consisting of the president, majority leader, minority leader of the Senate, and the speaker and majority leader and minority leader of the House of Representatives be established, and be it further resolved

That such special committee consult with any investigative agency established by the governor, upon the completion of the investigation referred to above, to determine what legislative action, if any, is needed, and be it further resolved

That such special committee shall, upon such consultation, recommend any changes in law which may be deemed necessary to the 1965 legislature, if time permits, and if time does not

permit, shall make such recommendations for legislative action to the 1967 legislature.

Mr. Craig of Manchester explained the resolution.

Mr. Stevenson of Bethlehem spoke in favor of the motion.

On a viva voce vote the motion was adopted and the resolution was ordered to a third reading at 3:00 o'clock.

Communication

To whom it may concern:

This is to advise that Elwood Peaslee has appeared before me and taken oath of office as Representative for Ward 6, Concord, N. H., on March 24, 1965.

John W. King, Governor

* * *

On motion of Mr. Pickett of Keene the rules of the House were suspended as to permit the business in order for 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 18, relative to accrediting out-of-state institutions of higher learning.

HB 104, to prohibit spillage of loose material and fluids on highways.

HB 171, to increase the public revenue from the tax on legacies and successions.

HB 172, to increase the public revenue from the tax on public utilities.

SJR 8, establishing a special legislative committee relative to health and welfare, was read a third time, passed and sent to the Secretary of State to be engrossed.

* * *

The Chair announced that yesterday was the 73rd birth-day of Mr. Stearns of Hinsdale.

On motion of Mrs. Gowing of Dublin the House adjourned at 12:11 P. M.

THURSDAY, March 25, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered as follows by Chaplain Crouch:

This is the day which the Lord hath made; we will rejoice and be glad in it.

It is with regret that I report the death of George Carter, Good and Faithful representative from North Hampton for seven terms in this General Court.

May the souls of the faithful departed, through the mercy of God, rest in Peace.

O God, who has given man the ultimate of freedom in the power to choose good or evil, grant, as mind confronts mind and speech strikes against speech, we may earnestly forge upon the anvil of our meetings a true melding of thought, that out of conflicting interests and differing concepts, the citizens of the nation in this legislature, as in our sister state of Alabama, may seek the day when "mercy and truth are met together and righteousness and peace have kissed each other," that in our own freedom we shall build the larger bulwark of the freedom of these United States. This we ask in the Name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. O'Shan of Laconia led the Convention in the Pledge of Allegiance to the Flag.

Leaves of Absence

Mrs. Putnam of Lebanon and Mr. Pratt of Keene were granted leave of absence for the day on account of illness.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 452, relative to the Council of Resources and Development. (Clymer of Harrisville.) To Resources, Recreation and Development.

HB 453, to permit interchange of government employees. (Heald of Wilton) To Executive Departments and Administration.

HB 454, relative to insurance on the Cannon Mountain and Mt. Sunapee aerial tramways. (Williamson of Goshen) To Insurance.

HB 455, relative to state guarantee of municipal bonds and water pollution projects. (Urie of New Hampton and Conover of Manchester) To Resources, Recreation and Development.

HB 456, to provide voluntary identification cards for sale of beer. (Marcotte of Rollinsford and Chasse and Maloomian of Somersworth. To Liquor Laws.

Committee Reference

Mr. Cole of Swanzey moved that the order whereby HB 348, to increase the amount for support of prisoners in Hillsboro County Jail, was referred to the Hillsborough County Delegation be vacated and that the bill be referred to the Municipal and County Government, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Committee Reports

The Chair advised that HJR 31, in favor of the Bishop Bradley High School of Manchester, had been withdrawn by the Appropriations committee.

* * *

HB 94, appropriating additional funds for the construction of a residence hall at the University of New Hampshire, and to be liquidated from income, Mr. Resnick of Manchester for Appropriations. Ought to pass with amendment.

Amendment

Amend HB 94 by striking out all after the enacting clause and inserting in place thereof the following:

- 1 University of New Hampshire. Amend 1963, 205:1 by striking out the words "one million five hundred sixty thousand dollars" and inserting in their place the words "one million eight hundred eighty thousand dollars" so that the section is amended to read as follows:
- 205:1 Appropriation. The sum of one million eight hundred eighty thousand dollars is hereby appropriated for the purpose of constructing, furnishing and equipping a residence hall at the University of New Hampshire. All contracts for the purchase of equipment and the construction of all or any part of said building shall be let (1) at public sealed bidding, (2) only after an advertisement calling for bids has been published at least once in each of two successive calendar weeks in a newspaper of general circulation in New Hampshire, the first publication being not less than thirty days prior to the date the bids will be received, and (3) to the lowest responsible bidder.
- 2 Change in Amount. Amend 1963, 205:2 by striking out the words "one million five hundred sixty thousand dollars" and inserting in their place the words "one million eight hundred eighty thousand dollars" so that the section is amended to read as follows:
- 205:2 Borrowing. In order to provide funds for the appropriation made in section 1 hereof, the trustees of the university are hereby authorized to request the governor and council to

borrow upon the credit of the state not exceeding the sum of one million eight hundred eighty thousand dollars.

3 Increase. Amend 1963, 205:3 by striking out the words "one million five hundred sixty thousand dollars" and inserting in their place the words "one million eight hundred eighty thousand dollars" so that the section is amended to read as follows:

205:3 State Bonds or Notes. The governor, upon receipt of a request from the board of trustees of the university, and by and with the consent of the council, may direct the state treasurer to borrow upon the faith and credit of the state a sum not exceeding one million eight hundred eighty thousand dollars for the purpose of carrying into effect the provisions of this act, and for said purpose may issue bonds in the name and on behalf of the state at the rate of interest to be determined by the governor and council. The maturity dates of such bonds shall be determined by the governor and council, but in no case shall they be later than thirty years from the dates of issue.

The bonds shall be in such form and denomination as the governor and council shall determine, may be registerable as to both principal and interest, shall be signed by the treasurer and countersigned by the governor and shall be deemed a pledge of the faith and credit of the state. The secretary of state shall keep an account of all such bonds showing the number and amount of each, the time of countersigning, the date of delivery to the state treasurer and the date of maturity. The state treasurer shall keep an account of each bond showing the number thereof, the name of the person to whom sold, the amount received from the same, the date of the sale and the date of maturity.

4 Limitation. Amend 1963, 205:4 by striking out the words "one million five hundred sixty thousand dollars" and inserting in their place the words "one million eight hundred eighty thousand dollars" so that the section is amended to read as follows:

205:4 Short Term Notes. Prior to the issuance of the bonds hereunder, the state treasurer, with the approval of the governor and council, may for the purpose hereof borrow money from time to time on short term loans which may be refunded by the issuance of bonds hereunder. Provided, however, that at no time shall the indebtedness of the state on such short term

loans exceed the sum of one million eight hundred eighty thousand dollars.

5 Effective Date. This act takes effect upon its passage.

* * *

At the request of Mr. Craig of Manchester, Mr. Ferguson of Milford explained the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

NOTE: Mr. Belcourt of Nashua requested to be recorded as voting (No) on HB 94.

* * *

HB 49, to increase the limit of outstanding borrowing by the state, Mrs. DeLude of Unity for Appropriations. Ought to pass with amendment.

Amendment

Amend HB 49 by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Outstanding Borrowing. Amend RSA 6:13 (supp) as amended by 1959, 63:1 by striking out the words "five years" in the fifth line and inserting in place thereof the words "one year"; further amend the section by striking out the word "three" in the seventh line and inserting in place thereof the word "ten", so that said section is amended to read as follows: 6:13 Borrowing Money. If money due from the state is demanded and there are not sufficient funds in the treasury available for payment of the same, the treasurer under the direction of the governor and council is authorized to borrow on the state's credit for a period of not more than one year, at the lowest rate of interest obtainable, such sums as may be necessary. At no time shall borrowing outstanding with respect to any fiscal year exceed ten million dollars. The renewal of existing obligations incurred hereunder shall not be considered in computing outstanding borrowing nor shall previously retired obligations of the current fiscal year be considered.
- 2 Borrowing, Fish and Game Fund. Amend RSA 6 by inserting after section 13 the following new section: 6:13-a—

Fish and Game Fund. If money due from the state fish and game fund is demanded and there are not sufficient fish and game funds in the treasury available for the payment of the same, the treasurer under the direction of the governor and council is authorized to borrow on the state's credit for a period of not more than six months, at the lowest rate of interest obtainable, such sums as may be necessary. At no time shall borrowing outstanding with respect to any fiscal year exceed two hundred fifty thousand dollars. The renewal of existing obligations incurred hereunder shall not be considered in computing outstanding borrowing nor shall previously retired obligations of the current fiscal year be considered. Repayments and interest on money borrowed as authorized hereunder shall be a charge on the fish and game fund.

3 Effective Date. This act takes effect upon its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 322, establishing the standard time, Mr. Morse of Enfield for Executive Departments and Administration. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 190, relative to taking salt water smelt, Mr. Rolfe of Rochester for Fish and Game. Inexpedient to legislate.

Mr. Kearns of Manchester moved that HB 190 be recommitted to the Fish and Game committee for further study.

Mr. Twardus of Newmarket spoke in favor of the motion.

Mr. London of New London spoke against the motion.

On a viva voce vote the motion was not adopted.

The question now being on the resolution of the committee.

On a viva voce vote the resolution was adopted.

HB 159, authorizing taking deer on islands by fish and game director, Mr. Merrifield of Sunapee for Fish and Game. Ought to pass with amendment.

Amendment

Amend the title of the bill by adding at the end thereof the words, and extending his powers, so that the title is amended to read: An act authorizing taking deer on islands by fish and game director and extending his powers.

Amend the bill by inserting after section 1 the following new section to read as follows:

2 Amend RSA 206 by inserting after 206:15-a the following new section:

206:15-b Power of Director. Notwithstanding the provisions of this chapter, the director, with the consent of the commission, shall have the power and authority to extend any season on fish, game, and game birds, including migratory birds and fur-bearing animals, when a season has been closed by an act of fire or other proclamation or any unpredictable cause. Such extension shall not exceed the total number of days permitted under the regular statutory season.

Further amend the bill by renumbering section 2 to read section 3.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 270, amending the checklist requirements for towns over 4,500, Mr. Bednar of Hudson for Municipal and County Government. Ought to pass.

At the request of Mr. Stevenson of Bethlehem, Mr. Cole of Swanzey explained the bill.

(discussion ensued)

Mr. Bednar of Hudson further explained the bill.

(discussion ensued)

Mrs. Greene of Rye spoke against the bill.

Mr. Stevenson of Bethlehem moved that HB 270 be recommitted to the Municipal and County Government committee and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Concurrent Resolution to appoint a committee to investigate possible variations in assessments in towns and cities, Mr. Allen of Rindge for Municipal and County Government. That the resolution be adopted. Majority.

Minority, Mr. Vernon Hood, Inexpedient to legislate.

The reports were accepted.

Mr. Hood of Plainfield moved that the words, Inexpedient to Legislate, be substituted for the words, be adopted, and spoke in favor of the motion.

Mr. Crouch of Durham moved that the concurrent resolution be indefinitely postponed and spoke in favor of the motion.

Mr. Cole of Swanzey spoke against the motion.

Mr. Plumer of Bristol spoke in favor of the motion.

Mr. Nikitis of Nashua spoke against the motion.

Mrs. DeLude of Unity spoke in favor of the motion.

On a *viva voce* vote the motion was adopted.

* * *

Mr. O'Neil of Chesterfield moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal for two days, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Committee Report

HB 17, relative to organization of certain educational corporations, Mr. O'Neil of Chesterfield for Education. Ought to pass with amendment.

Amendment

Amend RSA 292:8-f as inserted by section 1 of the bill by inserting after the word "certificate" the words, such application shall be made at least four months prior to the legislative session, so that the section as amended shall read:

263:8-f Submission of Plans. Any person desiring to establish an institution of higher learning shall submit to the board, at the time approval is requested for its articles of incorporation, its plans which shall be evaluated by the board prior to granting its certificate. Such application shall be made at least four months prior to the legislative session. Such evaluation shall include among other things the adequacy of the buildings or proposed buildings, instructional facilities and provisions for safety and well-being of its students, the qualifications of the faculty; the character of the program of studies and the adequacy of financial resources.

Amend RSA 292:8-h as inserted by section 1 of the bill by striking out the word "law" and inserting in its place the words, an act of the legislature, and by adding at the end the words, or to publicly supported institutions, and by adding at the end the words, or to publicly supported institutions placed by the legislature under the authority of a state board of education, so that the section is amended to read:

292:8-h Granting of Degrees. No educational institution within this state shall grant degrees unless authorized by an act of the legislature to do so. Provided that this limitation shall not apply to any institution now granting degrees which has been in continuous operation since 1775, or to publicly supported institutions placed by the legislature under the authority of a state board of education.

Amend section 2 of the bill by striking out the words "sixty days after its" and inserting the word, on, so that the section is amended to read:

2 Takes Effect. This act shall take effect on passage.

* * *

On a viva voce vote the amendment was adopted and the bill was ordered to a third reading at 3:00 o'clock this afternoon.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

- HB 26, An Act relative to exceptions from fees under the aeronautics law.
- HB 27, An Act relative to disposition of revenue from aircraft operating fees.
- HB 117, An Act relating to supplies for discharged prisoners.
- HB 123, An Act relative to financing sewerage systems, sewage treatment works, and waste treatment facilities.
 - HB 125, An Act relating to duties of tax collector.
- HB 140, An Act to amend the charter of Saint-Gaudens Memorial.
 - HB 148, An Act relating to posting of budget law.

Mrs. Forbes of Marlow

Senate Messages

Senate Bills Read and Referred

- SB 57, relative to the classification of the positions of senior psychiatrist at New Hampshire Hospital, to Executive Departments and Administration.
- SB 51, relating to conveyances and other transfers of buildings on land of another, to Judiciary.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill and Joint Resolution sent up from the House of Representatives.

- HB 194, relating to offenses involving minors.
- HJR 12, providing supplemental appropriation for school building aid.

Communication

Dover March 3, 1965

Mr. Walter R. Peterson, Jr. Speaker of the House of Representatives Concord, New Hampshire

Dear Mr. Peterson:

On behalf of the family of Frank J. Grimes, I wish to extend sincere thanks and appreciation to the House of Representatives for the flowers sent at the time of his death and for the kind resolution of sympathy recently passed by the House.

Both my father and I were proud to have had the opportunity to serve our State in the House of Representatives.

Sincerely, William A. Grimes

Personal Privilege

Mrs. Brungot of Berlin rose on a point of Personal Privilege.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order for 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock and that when the House adjourns today it be in memory of George Carter.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 17, relative to organization of certain educational corporations.

HB 49, to increase the limit of outstanding borrowing by the state.

HB 94, appropriating additional funds for the construction of a residence hall at the University of New Hampshire, and to be liquidated from income.

HB 159, authorizing taking deer on islands by fish and game director.

Concurrent Resolutions

Mr. Guy of Derry and Mr. Sawyer of Weare offered the following Concurrent Resolution:

Whereas, the National Commander of the American Legion Donald E. Johnson of West Branch, Iowa, is making his annual official visit to the American Legion Posts in New Hampshire, and

Whereas, Mr. Johnson has distinguished himself by his work on Americanism and Government, therefore be it

Resolved, that Commander Johnson be invited to address us in Joint Convention on Thursday, April first, 1965.

* * *

On a viva voce vote the concurrent resolutions were adopted.

Mr. Leavitt of North Hampton offered the following Resolution:

Whereas, We have learned with regret of the death of George W. Carter, former Representative from North Hampton, and

Whereas, Mr. Carter has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Carter, and be it further

Resolved, That a copy of these Resolutions be transmitted to his son, C. William Carter.

* * *

On a viva voce vote these Resolutions were adopted.

Mrs. Barnes of Hampton Falls and Mr. Palmer of Kensington offered the following Resolutions:

Whereas, We have learned with regret of the death of Forrest B. Creighton, former Representative from Hampton Falls, and

Whereas, Mr. Creighton has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Creighton, and be it further

Resolved, That a copy of these Resolutions be transmitted to his sister, Mary Creighton.

On a viva voce vote these Resolutions were adopted.

Messrs. MacFarlane and Cole of Swanzey, for the Cheshire County Delegation, offered the following Resolutions:

Whereas, We have learned with regret of the passing of former Representative, Joseph Kershaw of Swanzey, and

Whereas, Mr. Kershaw not only served his town in many capacities well and efficiently but also the County of Cheshire, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, pay tribute to the faithful and efficient performance of his duties and extend our sincere sympathy to his family, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Kershaw.

On a viva voce vote these Resolutions were adopted.

Mr. Craig of Manchester, for the Manchester Delegation, offered the following Resolutions:

Whereas, We have learned with regret of the death of Harry Danforth, former Representative from Manchester, and

Whereas, Mr. Danforth has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Danforth, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Gwendolyn R. Danforth.

On a viva voce vote these Resoltuions were adopted.

Mr. Brocklebank of Hollis offered the following Resolution:

Whereas, The Hollis High School basketball team, with the advice and direction of their coach, Roger Noyes, had the distinction of being the only undefeated basketball team in the state, and

Whereas, Through their efforts they won the Class S championship of the State, now therefore be it

Resolved, That the team and its coach be congratulated for their splendid showing in competition; and be it further

Resolved, That the Clerk of the House be instructed to forward a copy of these Resolutions to Coach Noyes.

unto these Deceloring and a least

On a viva voce vote these Resolutions were adopted.

On motion of Mrs. Greene of Rye the House adjourned at 12:58 P. M.

TUESDAY, March 30, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered as follows by Guest Chaplain, Reverend Frank Gulinello, Jr., Methodist church of Laconia:

Eternal God, creator of all men; Father of all authority, we lay before thee ourselves, our souls, our bodies as a living sacrifice to thy service.

Forgive our shortsightedness; guide us by the light of thy truth. Raise up our faltering decisions into strong conviction. Beneath our diversity, keep a strong foundation of unity, which is the true glory of our nation.

Thou hast given us the vision of a great democratic society — in which, individuals are found worthy to receive freedom, justice, and equal opportunity. Grant us grace to be loyal to that vision. May our concern for the impoverished, the oppressed, the enslaved people everywhere, be equal to that for our own welfare.

In these days of Lent, help us to fix our gaze upon the Master of Life, who set his face steadfastly against the evils of hypocrisy and expediency; against selfish nationalism and a religious faith of mere form. As he was anointed to proclaim release to the captive, and to set at liberty those who are oppressed, so anoint this legislative body, that in our deliberations we may fit His purpose, with strength to follow His way.

For the sake of the same, our Lord Jesus Christ. Amen.

Pledge of Allegiance to the Flag

Mr. Craig of Manchester led the Convention in the Pledge of Allegiance to the flag.

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

A group of Rockingham County Home Economics Extension women, courtesy of Mrs. Weeks of Greenland.

The eighth grade students from Our Lady of Perpetual Help school of Manchester, courtesy of Mr. Craig of Manchester.

Leaves of Absence

Mr. Urie of New Hampton was granted leave of absence for the week on account of illness.

Messrs. Guild of Gilford and Burnham of Nashua were granted leave of absence for the day on account of important business.

Mr. Bouley of Concord and Mr. Bradford of Rochester were granted leave of absence for the day on account of illness.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 457, relative to the salary of the sheriff of Cheshire County. (Bradshaw of Keene) To Cheshire Delegation.

HB 458, relating to wild bear. (Wheeler of Shelburne) To Fish and Game.

HB 459, relative to sale of hypodermics. (Feldman of Manchester) To Public Health.

HB 460, providing for the classification of certain surface waters of the Suncook River watershed. (Stevens of Epsom) To Resources, Recreation and Development.

HB 461, establishing the Hooksett District Court. (Hanson of Bow) To Judiciary.

HB 462, legalizing proceedings at the town meeting March 9, 1965 in the town of Chesterfield. (O'Neil of Chesterfield — Rules) To Municipal and County Government.

Committee Reports

HB 268, authorizing investment of retirement funds in cooperative banks, building and loan associations, and savings banks, Mr. Cox of Manchester for committee on Banks. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

1 Management of Funds. Amend paragraph I of RSA 192: 11, by striking out the paragraph and inserting in its place the following:

- 192:11 Management of Funds. I. The members of the board of trustees shall be the trustees of the several funds created hereby, and shall have full power to invest and reinvest such funds, subject to all the terms, conditions, limitations, and restrictions, imposed by the law of the state of New Hampshire upon domestic life insurance companies in the making and disposing of their investments, and further may invest and reinvest such funds in shares of cooperative banks and building and loan associations existing under the laws of this state and of federal savings and loan associations located in this state, and may make deposits in savings banks or trust companies existing under the laws of this state or in national banks located in this state; and subject to like terms, conditions, limitations, and restrictions, said trustees shall have full power to hold purchase, sell, assign, transfer, and dispose of any of the securities and investments in which any of the funds created hereby have been invested, as well as the proceeds of such investments The board of trustees shall have authority to hire investment counsel. The state treasurer shall be the custodian of the several funds of the retirement system.
- 2 Management of Funds. Amend paragraph 1 of RSA 100:13, by striking out the paragraph and inserting in its place the following:

100:13 Management of Funds. I. The members of the board of trustees shall be the trustees of the several funds created hereby, and shall have full power to invest and reinvest such funds, subject to all the terms, conditions, limitations and restrictions imposed by the laws of the state of New Hampshire upon domestic life insurance companies in the making and disposing of their investments, and further may invest and reinvest such funds in shares of cooperative banks and building and loan associations existing under the laws of this state and of federal savings and loan associations located in this state, and may make deposits in savings banks or trust companies existing under the laws of this state or in national banks located in this state: and subject to like terms, conditions, limitations and restrictions, said trustees shall have full power to hold, purchase, sell, assign, transfer and dispose of any of the securities and investments in which any of the funds created hereby have been invested, as well as the proceeds of such investments. The state treasurer shall be the custodian of the several funds of the retirement system.

- 3 Administration of the Retirement Fund. Amend paragraph 1 of RSA 102:12 by striking out the paragraph and inserting in its place the following:
- 102:12 Administration of the Retirement Fund. I. The fiscal year shall begin on July 1. All moneys collected by the board hereunder shall be forthwith remitted to the state treasurer, who shall act as custodian of the retirement fund. With the exception of such moneys as may be required for current disbursement, the state treasurer shall invest and reinvest the retirement fund in accordance with the laws governing the investments of savings banks, and further may invest and reinvest such funds in shares of cooperative banks and building and loan associations existing under the laws of this state. and of federal savings and loan associations located in this state, and may make deposits in savings banks or trust companies existing under the laws of this state or in national banks located in this state.
- 4 Administration of Retirement fund. Amend paragraph I of RSA 103:11, by striking out the paragraph and inserting in its place the following:
- I. All moneys collected by the board hereunder shall be forthwith remitted to the state treasurer who shall act as custodian of the retirement fund. Donations to the retirement fund may be acceped by the state treasurer. With the exception of such moneys as may be required for current disbursement, the state treasurer shall invest and reinvest the retirement funds in accordance with the laws governing the investments of savings banks, and further may invest and reinvest such funds in shares of cooperative banks and building and loan associations existing under the laws of this state and of federal savings and loan associations located in this state, and may make deposits in savings banks or trust companies existing under the laws of this state or in national banks located in this state. The fiscal year of the board shall begin July first, unless otherwise established by the board.
- 5 Effective Date. This act takes effect sixty days after its passage.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 85, to include the salaries of commissioners in the assessment of expenses against public utilities, Mr. Gardner of Littleton for Executive Departments and Administration. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

The Chair announced that HB 182, relating to registration of sawmills, had been withdrawn by the Executive Departments and Administration committee.

HB 176, relative to mileage rate for all state employees using privately-owned passenger vehicles, Mrs. Clark of Lee for Executive Departments and Administration. Inexpedient to legislate.

Mr. Hancock of Concord moved that HB 176 be made a Special Order for Thursday, April 1 at 11:01 o'clock, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 180, relative to nonresident hunting licenses, was withdrawn by Fish and Game.

HB 251, relating to the election of trustees of the trust funds, Mrs. Milligan of Newbury for Municipal and County Government. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HJR 25, to provide funds for nursing home care increases, was withdrawn by Public Welfare and State Institutions.

HB 175, relative to re-examination of motor vehicle licensees, Mr. Shute of Lancaster for Transportation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 201, to regulate width of load on passenger type motor vehicles, Mr. Howard of Concord for Transportation. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "the left side or extends more than six inches beyond the line of the

fenders on the right" and inserting in its place the words, or either, so that the section is amended to read:

1 Width and Length of Motor Vehicles. Amend RSA 263 by adding a new section after RSA 263:65-b to read as follows:

263:65-c Passenger Type Vehicles, Load Width. No passenger type vehicle that is carrying a load which extends over the sides of the vehicle beyond the line of the fenders on either side of the vehicle, may be operated on any highway.

* * *

At the request of Mr. Williamson of Goshen, Mr. Smith of Plymouth explained the bill as amended.

(discussion ensued)

On a viva voce vote the amendment was adopted and the bill was ordered to a third reading.

Reconsideration

Mr. Capistran of Manchester served notice that today, or some subsequent day, he would ask that the House reconsider its vote whereby it passed HB 17. relative to organization of certain educational corporations.

* * *

HB 320, to prohibit the sale and use of regrooved tires, Mr. Low of Hanover for Transportation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Report of Committee on Engrossed Bills

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills, House and Senate Joint Resolutions:

HB 114, An Act relating to applications for tax abatements.

HB 194, An Act relating to offenses involving minors.

HJR 12, Joint Resolution providing supplemental appropriation for school building aid.

SJR 8, Joint Resolution establishing a special legislative committee relative to health and welfare.

HB 120, An Act relating to life insurance limits in loans for educational purposes.

HB 134, An Act relating to capital required to organize insurance companies.

Mrs. Moulton of New Durham

Communication — Resignation

Hon. Walter R. Peterson Jr., Speaker, House of Representatives Concord. N. H.

Dear Walter;

Due to my having received a Federal Postal position, will you kindly accept my resignation from the General Court effective March 30, 1965.

With my very best wishes for a most successful session, I remain

Very truly yours,

Clarence J. Abare Representative of Troy.

The Chair, with the consent of the House, accepted the resignation.

Committee of Conference Report

The Committee of Conference, to whom was referred Senate Bill 3, An act relative to issuances of summonses in criminal matters, having considered the same, report the same with the following recommendation: that the House recede from its position in adopting its amendment and that the following amendment be adopted:

Amendment

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Written Summonses Required. Amend RSA 594:14 by striking out the same and inserting in place thereof the following: 594:14 Summons Instead of Arrest. In any case in which it is lawful for a peace officer to arrest without a warrant a

person for a misdemeanor, he may instead issue to him in hand a written summons in substantially the following form:

THE STATE OF NEW HAMPSHIRE

10
You are hereby notified to appear before the district
(municipal) court of the State of New Hampshire, to be holde
on the day of 19 at o'cloc
in the forenoon (afternoon) to answer to a complaint (to b
filed in said court) charging you with in violation of
the laws of the State of New Hampshire.
Hereof fail not, as you will answer your default under th
penalty of the law in that behalf made and provided.
Dated at
Name
the day of 19 Title

Upon failure to appear, a warrant of arrest may issue. Wilful failure to appear in answer to such summons may be punished by a fine of not over one hundred dollars or imprisonment for not over thirty days.

Mr. Totman of Alstead Mr. Leonard of Nashua Mr. Spanos of Newport Conferees on the part of the House Senator Rinden Senator Riley Conferees on the part of the Senate

On a viva voce vote the report was adopted.

Senate Bills Read and Referred

SB 34, An Act to repeal special fishing regulations relative to the upper Connecticut River — To Fish & Game.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

HB 120, relating to life insurance limits in loans for educational purposes.

HB 134, relating to capital required to organize insurance companies.

HB 218, authorizing state banking institutions to act as federal agents of the United States.

Supreme Court Opinion

To the House of Representatives:

The Justices of the Supreme Court make the following reply to your request for advice with respect to House Bill No. 292:

This bill is entitled "An Act imposing taxes on the net income of all businesses, services and business operations conducted within the State, and providing for the abolition of certain taxes." It proposes to accomplish this purpose by inserting in the Revised Statutes Annotated a new chapter 78-A to be entitled "Tax on Business Income." In view of the actual provisions of the bill however, these titles are misleading. See Section 1, V, VII and Section 2. The bill is an income tax measure which in effect would repeal RSA 72:15, 1 (supp) (the Stock in Trade Tax) and would impose a levy on income of almost every description. In this respect, it is similar to the proposed Gross Income Tax Bill, H. B. 190, submitted to this Court in 1949. *Opinion of the Justices*, 95 N. H. 537. Actually, it is broader than H. B. 190 since, for example, it does not exempt charitable or other nonprofit organizations.

Before reaching your fundamental inquiries, it may be helpful to point out certain considerations bearing on the constitutionality of the proposed measure.

In *Opinion of the Justices*, 95 N. H. 537, we said that a gross income tax and a net income tax, such as is now before us,

were alike in that they were both subject to the same constitutional requirements of uniformity. *Id.*, 539. We held the bill then before us unconstitutional, since the tax was not to be laid at a uniform rate on all income to be taxed. However, H. B. 292 does provide for a uniform rate of one per cent on all net income (Section 3) and, so far as this feature alone is concerned, it is constitutional. *Opinion of the Justices*, 84 N. H. 559, 571; *Opinion of the Justices*, 97 N. H. 543, 545; *Opinion of the Justices*, 99 N. H. 512.

Also, we believe that the method of allocation of the tax between income derived partly from within and partly from without the state (Section 5) does not offend any part of the New Hampshire or the Federal Constitution. Opinion of the Justices, 95 N. H. 540; General Motors v. Washington, 377 U. S. 436. The distribution of revenue provision (Section 19), whereby the loss to cities and towns of the stock in trade tax will be made good, also appears valid. Opinion of the Justices, 84 N. H. 559, 578-579; Opinion of the Justices, 97 N. H. 533, 539. So, too, Section 6, permitting the taxpayer to use a fiscal rather than a calendar year in making his returns, appears to offend no constitutional provision. Opinion of the Justices, 95 N. H. 540.

Section 17 of the proposed legislation states that the tax imposed upon "manufacturers, merchants, shopkeepers, mechanics, and tradesmen, with respect to their income from their transactions as such shall be deemed to be a property tax upon their stock in trade, in substitution for and in lieu of the tax heretofore imposed by paragraph 1 of RSA 72:15." Interpreted literally the tax imposed by this bill on the above enumerated taxpayers would be a property tax which should be levied by the same standards and at the same rate as other property taxes. Beamis &c. Bag Co. v. Claremont, 98 N. H. 446, 450; Opinion of the Justices, 82 N. H. 561, 569. It would be unconstitutional to impose such a tax in a different manner and at a different rate than that on other property in the same taxing district. Opinion of the Justices, 99 N. H. 512, 513; Opinion of the Justices, 101 N. H. 549, 555. If the language of this section is changed to mean simply that these persons shall pay an income tax at the uniform rate provided for all others taxed by this bill and that the stock in trade tax previously imposed on the described taxpayers by RSA 72:15 I (supp) will be repealed, this section is not objectionable. Opinion of the Justices, 99 N. H. 512; Opinion of the Justices, 97 N. H. 533.

Your first specific inquiry, divided into two sections (a) and (b), which seem to us closely inter-related if not identical in purpose, raises difficult problems. These questions presuppose that the bill would tax "only net income received from . . . business" and would "not tax any other type of income." Yet Section 2 of the bill would impose a tax upon the receipt of net income by residents engaging in business, and by "all other persons deriving such income from activities or business or any source within the state." Moreover, Section 1, VII defines "income" to include receipts from a great variety of sources. including receipts "from the sale, transfer or exchange of property, tangible or intangible, real or personal, including the sale of capital assets;" receipts "from prizes and premiums;" receipts "from interest, discounts, rentals, royalties, dividends, fees, commissions;" and "all other receipts of any kind and character from any source whatsoever" with certain exceptions. Whether the phrase "all other persons" in Section 2 (b) is intended to refer simply to residents deriving income from the specified sources, or more broadly to all persons other than residents engaged in business is not plain. The purpose of the proposed classification made by Section 2 (a) and (b) is not apparent.

Without doubt, the power of the Legislature to classify various subjects of taxation is broad. Opinion of the Justices, 84 N. H. 559, 569; Opinion of the Justices, 101 N. H. 549, 558. However, it is not unlimited. See Opinion of the Justices, 82 N. H. 561; Opinion of the Justices, 84 N. H. 559, 573; Opinion of the Justices, 88 N. H. 500, 509. "Property can be classified for tax purposes. The taxpayer cannot." Opinion of the Justices, 84 N. H. 559, 569. Classification cannot be made without "just reason." Opinion of the Justices, 97 N. H. 533, 536. Were the proposed bill limited to a tax on merchants and manufacturers having a stock in trade and the revenues used to replace the loss to cities and towns by the repeal of the stock in trade tax (RSA 72:15, 1 (supp.), it would, as previously suggested, be valid legislation. Opinion of the Justices, 97 N. H. 543, 545. But such is not the case.

House Bill 292 would tax the income from personal services of all kinds, including professional services, except that it

would not tax income from personal services of an identical sort "for which wages or salaries are received from an employer." Section 1, V. For example, a self-employed carpenter, painter, plumber or general repairman would pay a tax. But his assistants, receiving wages or salaries, for an identical service, would pay nothing. Physicians self-employed would be taxed, while those performing like services for the state or a private employer would be free of taxation. Farmers would be taxed but their hired men performing the same work would be exempt from taxation. A self-employed lawyer would be taxed, although one working for him or for a corporation would not. A teacher employed by the state, city or a private school would incur no tax, but a private teacher or tutor would be taxed. Such examples can be multiplied almost indefinitely, but it appears to us unnecessary to do so.

We have said that a tax imposed on corporations, while allowing individuals engaged in like businesses or vocations to go free, is unconstitutional. Opinion of the Justices, 82 N. H. 561. The converse of this is also true. Opinion of the Justices, 84 N. H. 559, 573: Opinion of the Justices, 88 N. H. 500, 509. By incorporating his business and drawing a salary, any owner of a business could avoid personal liability for the tax. A small corporation by disbursing its receipts in the payment of salaries and other expenses, could likewise avoid liability for the tax. Section 1, V, VII. In short, it appears to us that H. B. 292 would discriminate between persons rendering like services by a classification which does not rest upon a just or valid distinction. It would definitely result in "preferring some taxpayers to others." Opinion of the Justices, 97 N. H. 533, 536. It follows that this provision cannot be held constitutional.

A further difficulty emerges in that under the proposed bill the net income from interest and dividends would be taxed at the rate of 1% while under RSA 77:1 (supp) income from the same interest and dividends is already taxed at the rate of $4\frac{1}{4}$ %. This would result in a total tax of $5\frac{1}{4}$ % on the net income from interest and dividends while all other income taxed by H. B. 292 would be taxed at the rate of $1\frac{1}{6}$. As was said in *Opinion of the Justices*, 84 N. H. 559, 577 "The incidence of the two taxes would be so nearly identical as to result in double taxation of a sort which is not permitted under our constitution. In order that any form of double taxation be sustainable here,

it must at least appear that the incidence of the two taxes is determined by separate and distinct factors."

It is true that the proposed legislation contains a separability clause (Section 16) and that in some circumstances the valid portions of a law may be allowed to stand. *McIntire* v. *Borofsky*, 95 N. H. 174; *Opinion of the Justices*, 88 N. H. 484, 491. However, fundamental provisions of this bill are unconstitutional. Vital objectives in the entire scheme of taxation implicit in H.B. 292 cannot be carried out. In these circumstances, we think that the bill in its present form is unconstitutional. *Public Service Co.* v. *State*, 101 N. H. 154; *Williams* v. *State*, 81 N. H. 341.

It follows that the answer to your first question in its entirety is that the proposed legislation as presented to us would violate the fundamental law of this state. In view of what we have said, it appears unnecessary to answer further questions.

Frank R. Kenison Laurence I. Duncan Amos N. Blandin, Jr. Edward J. Lampron Stephen M. Wheeler

March 30, 1965.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 61, An Act relative to resignation of members of the general court.

Amendment

Amend section 1 of the bill by striking out the first seven lines and inserting in place thereof the following:

1 Members of the General Court. Amend RSA 14-A, as inserted by 1965, 7:1, by inserting at the end the following new section: 14-A:2 Resignations. I. A member of the general

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the engrossed bills amendment.

HB 149, An Act relating to reporting the names of municipal officers.

Amendment

Amend section 2 of the bill by striking out line fifteen and inserting in place thereof the following:

names and mailing addresses of all village district officers.

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the engrossed bills amendment.

HB 126, An Act relating to the filing of property tax inventories.

Amendment

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 Inventory. Amend RSA 73:5 (supp) as amended by 1963, 85:1 by adding at the end thereof the following sentence, the

Further amend said section 1 by inserting after the words "merchant or" in the sixteenth line the word, a.

Further amend said section 1 by striking out the twenty-fifth and twenty-sixth lines and inserting in place thereof the following:

hire, he or it shall be taxed upon such property in such place as in the cases of persons

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the engrossed bills amendment.

* * *

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence.

HB 201, to regulate width of load on passenger type motor vehicles.

HB 268, authorizing investment of retirement funds in cooperative banks, building and loan associations, and savings banks.

HB 320, to prohibit the sale and use of regrooved tires.

* * *

On motion of Mrs. Griffin of Auburn the House adjourned at 12:02 P.M.

WEDNESDAY, March 31, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God, to whom men of all ages from the beginning of time have called, Hear our prayer this day. Let our cry come unto Thee for the welfare of Thy people. Keep clear the conscience and the mind of those who speak both in the testimony of hearings and in the functions of this legislature, that all citizens may truly seek the common good in charity and with vision. This we ask in the Name of Him who came not to be ministered unto, but to minister, Jesus Christ, our Lord. Amen.

Pledge of Allegiance to the Flag

Mrs. Clark of Lee led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following as guests of the House today:

Mr. & Mrs. Bjarni Beinteinsson of Iceland. Mr. Beinteinsson is a lawyer and politician in Iceland and a participant in the Foreign Leader Exchange Program of the Department of State, Washington, D. C.

A group of students from Oyster River Cooperative school in Durham, courtesy of Mrs. Clark of Lee and Messrs. Crouch and Grinnell of Durham.

A group of students from the Epsom Central School, courtesy of Mr. Stevens of Epsom.

A group of students from the 10th grade of Hanover High School, courtesy of the Hanover Delegation.

Leaves of Absence

Mrs. Berry of Barrington was granted leave of absence for the day on account of important business.

Mr. Bradford of Rochester was granted leave of absence for today and Thursday on account of illness.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

- HB 463, increasing the salaries of the county commissioners and treasurer of Carroll County. (Davis of Conway, Remick of Tamworth, Fox of Wakefield and Parrington of Conway) To Carroll County Delegation.
- HB 464, relative to the sale of prophylactics for prevention of venereal disease. (Peever of Salem) To Public Health.
- HB 465, to provide funds for hospital rate increases for recipients of public assistance and medical assistance for the aged. (Reddy of Hopkinton) To Public Welfare and State Institutions.
- HB 466, relating to the operating of businesses on Sunday. (Marsh of Colebrook)To Judiciary.
- HB 467, making appropriation for reexamination of motor vehicle operators. (Angus of Claremont) To Appropriations.
- HB 468, removing certain restrictions relative to off-sale permits for sale of beverages. (Clancy and Martel of Manchester) To Liquor Laws.
- HB 469, relative to minimum wages of persons engaged in construction of municipal public works projects. (Kimball of Newfields) To Labor.
- HB 470, relative to the Frisbie Memorial Hospital. (Hartigan of Rochester) To Judiciary.
- HB 471, relative to health requirements of persons handling food. (Lemieux of Manchester) To Public Health.
- HB 472, making appropriation for the New Hampshire school building authority. (O'Neil of Chesterfield) To Appropriations.
- HB 473, making appropriation for area school aid and cooperative school district aid. (Taft of Greenville, O'Neil of Chesterfield and Frizzell of Charlestown) To Appropriations.
- HB 474, to prohibit the taking of lobsters or crabs in Rye Harbor or in the channel of the harbor. (Greene of Rye) To Fish and Game.
- HB 475, to extend the time for expending funds for expansion of the state park system. (Craig of Manchester) To Resources, Recreation and Development.

HB 476, to establish a commission on intergovernmental relations. (Wheeler of Shelburne) To Executive Departments and Administration.

HB 477, to establish the position of coordinator of federal funds in the department of administration and control. (Craig of Manchester) To Executive Departments and Administration.

HB 478, legalizing proceedings at the town meetings March 10, 1964, and March 9, 1965, in the town of Stratham. (Barker of Stratham — Rules) To Municipal and County Government.

Mr. Barker of Stratham moved that the rules of the House be so far suspended as to dispense with the printing of HB 478.

The Clerk read the bill in full.

AN ACT

legalizing the proceedings at the town meetings March 10, 1964, and March 9, 1965, in the town of Stratham.

l Proceedings Legalized. The votes and proceedings at the annual town meetings on March 10, 1964, and March 9, 1965, in the town of Stratham are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect upon its passage.

* * *

At the request of Mrs. Frizzell of Charlestown, Mr. Barker explained the bill.

On a viva voce vote the motion was adopted.

Introduction of Bills — Cont.

HB 479, relative to a survey of certain lands in the town of Shelburne (Wheeler of Shelburne — Rules) To Resources, Recreation and Development.

HB 480, relative to Fall Mountain Regional School District. (Totman of Alstead, Frizzell and Adams of Charlestown, Spitzli and Ballam of Walpole and Marx of Langdon — Rules) To Education.

HB 481, relative to zoning powers of the Lower Bartlett Water Precinct. (Howard of Bartlett) To Municipal and County Government.

* * *

Mr. Capistran of Manchester withdrew his notice of a motion to reconsider HB 17 and asked Mr. O'Neil of Chesterfield to explain a section of the bill.

Mr. O'Neil explained the bill.

Committee Reports

HB 312, to increase the limit of investments of a bank in its banking building, Mr. Cox of Merrimack for Banks. Ought to pass with amendment.

Amendment

Amend the title of the bill by adding at the end the words "and to remove maximum limits of capital stock" so that the title is amended to read: An act to increase the limit of investments of a bank in its banking building and to remove maximum limits of capital stock.

Amend section 1 of the bill by inserting after the word, "capital" the word, and; and by striking out the words "and guaranty fund", so that the section is amended to read:

1 Investments. Amend RSA 392:37 by striking out the section and inserting in its place the following:

392:37 Real Estate. Every such corporation may acquire and hold real estate for its own use, in whole or in part, but its investment in such real estate, exclusive of any real estate which may be taken in good faith for debt or held as collateral security, shall not exceed an amount equal to fifty per cent of the sum of its capital and surplus, except with the approval of the commissioner.

Further amend the bill by inserting after section 1 the following new section:

2 Limits of Capital Stock. Amend RSA 392:25 (supp) by striking out the words "in no event shall the capital stock exceed

five hundred thousand dollars" so that the section is amended to read:

392:25 Limits: Shares. The capital stock of such corporation shall be not less than fifty thousand dollars. In towns and cities of more than six thousand inhabitants it shall be not less than one hundred thousand dollars; and in those of more than fifty thousand inhabitants it shall be not less than two hundred thousand dollars. It shall be divided into shares of par value of not less than one dollar each.

Further amend the bill by renumbering section 2 to read section 3.

* * *

Mr. Bigelow of Warner explained the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 306, to provide for a salary increase for classified state employees, Mr. Lamprey of Tuftonboro for Executive Departments and Administration. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 247, to establish the position of blind vending stand coordinator in the division of welfare, Mrs. Rossley of Portsmouth for Executive Departments and Administration. Ought to pass.

The report was accepted and the bill was referred to Appropriations under the Rules.

HB 36, to provide for a salary increase for classified state employees, Mr. Lamprey of Tuftonboro for Executive Departments and Administration. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

SB 33, relative to advertising in publications of political parties, Mrs. Gagnon of Berlin for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

- 1 Advertising Prohibited. Amend RSA 70:2 (supp), as amended by 1955, 273:1, and 1957, 303:1, by adding after paragraph V the following new paragraph:
- VI. Nothing contained in this section shall be deemed to prohibit any corporation or partnership from purchasing advertising space in any yearbook or similar publication published by a political party.

* * *

On a viva voce vote the amendment was adopted.

Mr. Williamson of Goshen moved that SB 33 be indefinitely postponed and spoke in favor of the motion.

Messrs. Hancock of Concord and Coutermarsh of Lebanon spoke against the motion.

(discussion ensued)

Messrs. Taft of Greenville and O'Neil of Chesterfield spoke against the motion.

On a viva voce vote the motion was not adopted.

On a viva voce vote the bill was ordered to a third reading.

Mr. Brown of Peterborough wished to be recorded as voting "No" on SB 33.

HB 178, relative to hunting and fishing licenses, Mr. Keating of Keene for Fish and Game. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

l Hunting and Fishing. Amend RSA 214:1 (supp) as amended by 1955, 22:1 by striking out the words "shall wear such license, prominently displayed, on the front of the outer garment, in a plastic or metal badge, furnished by the department at the time such license is issued, or a license button as the case may be" and inserting in place thereof the words, except while fishing on lakes or ponds when such license shall be prominently displayed on outer garment, so that said section as

amended shall read as follows: 214:1 License Required, etc. No person, except as hereinafter provided, shall at any time fish, hunt, trap, shoot, pursue, take or kill fresh water fish, salt water smelt, wild birds, or wild animals in this state, without first procuring a license so to do, and then only in accordance with the terms of such license and subject to all the provisions of this title. The licensee shall carry on his person such license, and the same shall be subject to inspection on demand by any person, except while fishing on lakes or ponds when such license shall be prominently displayed on outer garment.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 180, relative to nonresident hunting licenses, Mr. Oleson of Gorham for Fish and Game. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

l Licenses. Amend paragraph VII-a of 214:9 as inserted by 1955, 105:1 by inserting after the word "animals" in the fifth line the words, in season, and by striking out the words "during the month of October only" in the fifth and sixth lines and inserting in place thereof the words, from January first to October thirty-first in the year in which such license is issued, so that said paragraph as amended shall read as follows: VII-a. If the applicant is a nonresident and wishes to hunt game other than deer or bear, in Coos county, ten dollars and twenty-five cents, and said agent shall thereupon issue a nonresident Coos county small game license which shall entitle a licensee to hunt, shoot, or take game, birds and game animals in season, with the exception of deer and bear, from January first to October thirty-first; in the year in which it is issued.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

SB 5, relative to appointment and salaries of court stenographers, Mr. Capistran of Manchester for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 24, to make it a felony to escape from a house of correction, Mr. Spitzli of Walpole for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 155, for the elimination of use of space heaters in buildings for human habitation, Mr. Wildey of Westmoreland for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 196, permitting freedom of access to public records and proceedings, Mr. Spanos of Newport for Judiciary. Inexpedient to legislate.

Mr. Bednar of Hudson moved that HB 196 be made a Special Order for Tuesday next at 11:01 and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Concurrent Resolution applying to Congress to call a convention for the purpose of proposing an amendment to the Constitution of the United States, regarding apportionment of members of bicameral legislatures, Mr. McMeekin of Haverhill for Judiciary. Resolution be adopted.

CONCURRENT RESOLUTION

Resolved by the Senate and House of Representatives in General Court convened:

That this Legislature respectfully applies to the Congress of the United States to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States.

"ARTICLE-

"Section 1. Nothing in this Constitution shall prohibit any state which shall have a bicameral legislature from apportioning the membership of one house of such legislature on factors other than population, provided that the plan of such apportionment shall have been submitted to and approved by a vote of the electorate of that state.

"Section 2. Nothing in this Constitution shall restrict or limit a state in its determination of how membership of governing bodies of its subordinate units shall be apportioned.

"Section 3. This article shall be inorperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission to the States by the Congress."

Be it Further Resolved that if Congress shall have proposed an amendment to the Constitution identical with that contained in this resolution prior to June 1, 1965, this application for a convention shall no longer be of any force or effect.

Be it Further Resolved that a duly attested copy of this resolution be immediately transmitted to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States and to each member of the Congress from this State.

* * *

Mr. Spanos of Newport spoke against the resolution.

(discussion ensued)

Messrs Cole of Swanzey, Cobleigh of Nashua, Taft of Greenville, McMeekin of Haverhill spoke in favor of the resolution.

Messrs Murphy of Pittsfield, Craig of Manchester and Bartlett of Manchester spoke against the resolution.

Mr. Capistran of Manchester moved that the concurrent resolution be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Messrs McMeekin of Haverhill, Stevenson of Bethlehem, Coutermarsh of Lebanon spoke against the motion.

On a viva voce vote the motion was not adopted.

On a viva voce vote the concurrent resolution was adopted.

Mr. Murphy of Pittsfield wished to be recorded as voting against the adoption of the concurrent resolution.

HB 342, relative to advertising of alcoholic beverages, Mr. Collishaw of Exeter for Liquor Laws, Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 256, relating to the invoice of taxable property, was withdrawn by the committee.

HB 347, requiring the posting of abatements in the invoice book on file with the town clerk, Mr. Barker of Stratham for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Mr. Junkins of Exeter wished to be recorded as voting "No" on HB 347.

HB 419, legalizing and confirming certain actions and proceedings in the town of Charlestown, Mr. Hanson of Bow for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 179, relating to unincorporated places, Mr. Gaffney of Claremont for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Unincorporated Places. Amend RSA 53:1 by striking out the section and inserting in its place the following:

53:1 Powers. 1. All places, not incorporated as towns, which shall be required to pay any public tax are invested with the powers of towns relating to the choice of moderator, clerk, supervisors of the check list, and selectmen; and all provisions of law applicable to towns and town officers are extended to such places and their officers so far as they relate to meetings for the choice of such officers and to their election, and so far as they relate to the election of county, state and national ofcers. II. No unorganized town or unincorporated place, including any such town or place which was previously organized and the organization of which has been abandoned, shall hereafter become incorporated so as to become vested with the powers of towns, except for the purposes of election of local officers or

state, national or county officers, unless such incorporation shall be granted by the general court.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 325, relative to early land acquisition by Lebanon Housing Authority, Mr. Cole of Swanzey for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

l Acquisition and Disposition of Real Property. Amend RSA 205 (supp) by inserting after section 4-a the following new section:

205:4-b Early Acquisition and Disposition of Real Property. An authority may, with the approval of the governing body (or agency designated by it or empowered by law so to act) of the municipality in which the real property lies, and prior to the approval of a redevelopment plan for a redevelopment project including such real property, (1) acquire any real property constituting the whole or any part or parts of any area which it has determined to be an area necessary for its purposes under this chapter, as amended, and for which it is preparing a redevelopment plan for a redevelopment project and clear the area so acquired, and (2) dispose of said real property at any time after acquisition in the manner provided in section 5 of this chapter and subject to the provisions of any redevelopment plan which may later be approved for the area of any redevelopment project including such real property. For the acquisition and disposition of any such real property an authority shall have all the rights, powers, privileges and immunities that are granted to the authority in this chapter with respect to any real property included in a redevelopment project for which a redevelopment plan has been approved as provided in section 4 of this chapter.

2 Housing Authorities. Amend RSA 203:23 by inserting at the end thereof the following new paragraph:

XIII. Any municipality may agree to bear any loss incurred as a result of the acquisition of real property which is later not used for redevelopment purposes because a redevelopment plan for a redevelopment project including such real property is not approved by the governing body (or agency designated by it or empowered by law so to act) or is amended to omit such real property or is abandoned for reason and funds to meet any such loss may be provided as set forth in subparagraph XII hereof and as provided in RSA 203:25.

3 Takes Effect. This act shall take effect sixty days after its passage.

* * *

On a *viva vove* vote the amendment was adopted and the bill was ordered to a third reading.

(Recess)

(After Recess)

HB 63, to authorize the layout of right of way, the acquisition of land and right of way, and the engineering for a high level Portsmouth-Kittery Bridge, Mr. Willey of Campton for the majority of the committee on Public Works. Ought to pass.

HB 63, Mr. Keefe of Portsmouth for the Minority of the Public Works committee. That the bill be referred to a legislative committee, to be appointed by the Governor, for further study. The reports were accepted.

Mr. Keefe of Portsmouth moved that the report of the minority be substituted for the report of the majority, Ought to pass, and spoke in favor of the motion.

Mr. Stafford of Laconia spoke against the motion.

(discussion ensued)

Miss Spollett of Hampstead, Messrs Willey of Campton, Osborne of Portsmouth, Call of Portsmouth Taft of Greenville, Angus of Claremont, McEachern of Portsmouth spoke against the motion.

Mr. Sherman of Lancaster moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the motion by Mr. Keefe to substitute the minority report for the report of the majority.

Mr. Keefe of Portsmouth requested a division.

The division vote being manifestly in the negative the motion to substitute was lost.

Mr. Keefe of Portsmouth advised the Chair that the vote was not unanimous.

On a viva voce vote the bill was ordered to a third reading.

HB 52, to provide a seven pecent mark-up on tobacco products for the cost of doing business in defining cost to the retailer in the unfair sales act, Mr. Lesmerises of Manchester for Ways and Means. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 162, providing for reimbursement of loss of taxes on federal and state owned forest lands, Mr. Kearns of Manchester for Ways and Means. Ought to pass.

On a viva voce vote the bill was odered to a third reading.

HB 170, to increase the public revenue from the tax on tobacco, Mr. Kearns of Manchester for Ways and Means. Ought to pass with amendment.

Amendment

Amend section I of the bill by striking out the word "twenty-one" in the 4th and 30th lines and inserting in place thereof the word, twenty-three, so that the section is amended to read as follows:

- 1 Tax Increase. Amend RSA 78:7 (supp), as amended, by striking out the word "fifteen" where it occurs in the second and sixteenth lines and substituting thereof the words "twenty-three", so that said section, as amended, shall read as follows:
- 78:7 Tax Imposed. A tax upon the retail consumer is hereby imposed at the rate of twenty-three per cent upon the value of all tobacco products sold at retail in this state measured by the usual selling price. The payment of the tax shall be evidenced by affixing stamps to the smallest packages containing

the tobacco products in which such products usually are sold at retail, but the word "package" as used herein shall not include individual cigars, cigaretts or plugs or hanks of chewing tobacco, and such stamps shall be affixed in denominations of not less than one-half cent to an aggregate value nearest the tax hereby imposed. No tax is imposed on any transactions the taxation of which by this state is prohibited by the constitution of the United States. Each unclassified importer shall within twenty-four hours after receipt of any unstamped tobacco products in this state notify the tax commission of the amount and brands of tobacco products received and the name and address of the consignor. The tax commission, thereupon, shall notify the unclassified importer of the amount of the tax due thereon, at the rate of twenty-three per cent of the value thereof. Payment of the amount due the state shall be made within ten days from the mailing date of the notice thereof. Any unclassified importer refusing to pay the tax on tobacco products imported by him within ten days after being notified of the amount of said tax by the tax commission, shall be subject to a fine of not less than twenty-five dollars or more than one hundred dollars. Refusing to pay the tax on tobacco products imported by him within ten days after being notified of the amount of said tax by the tax commission, shall be subject to a fine of not less than twenty-five dollars or more than one hundred dollars.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Report of Engrossed Bills Committee

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

HB 61, An Act relative to resignation of members of the general court.

HB 126, An Act relating to the filing of property tax inventories.

HB 149, An Act relating to reporting the names of municipal officers.

HB 18, An Act relative to accrediting out-of-state institutions of higher learning.

HB 249, An Act relating to the closing date for articles to be submitted for the school district warrant.

Mrs. Moulton of New Durham

Resolutions

Messrs. Cobleigh, Makris, and LaTour of Nashua offered the following resolution:

Whereas, at present there is a large disparity among the number of inhabitants in the various wards of the city of Nashua and in their representation in the city board of aldermen and other ward officials, and

Whereas, there is now pending before the House of Representatives House Bill No. 420 to amend the charter of the city of Nashua by revising the ward boundaries of the city of Nashua so that each ward is equal in its number of inhabitants, and

Whereas, there is a special committee in the House of Representatives to recommend legislation on apportionment of representatives among the towns, wards, and places of the state, and the committee has not yet reported to the house, and

Whereas, Article 9, Part Second of the state constitution as amended in 1964 provides, in part, "In making such apportionment, no town, ward or place shall be divided nor the boundaries there of altered.", and

Whereas, House Bill No. 420 proposes to alter the boundaries of the wards of the city of Nashua, and

Whereas, a question has been raised concerning the constitutionality of House Bill No. 420 in that it alters the boundaries of the wards of the city of Nashua, now therefore, be it

Resolved, that the Justices of the Supreme Court be respectfully requested to give their opinion upon the following questions of law:

Does House Bill No. 420, An Act to revise the ward boundaries of the city of Nashua, violate the Constitution of New Hampshire with respect to Part Second, Article 9 or with respect to any other provision of the Constitution.

If House Bill No. 420 passes the general court, may the Senate and House of Representatives be apportioned based upon the 1960 federal census figures for the new wards?

Be it further resolved, that the speaker transmit seven copies of this resolution and of House Bill No. 420 to the clerk of the Supreme Court for consideration by the court.

On a viva voce vote the resolutions were adopted.

Senate Message

The Senate has voted to adopt the amendment offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bill, in the adoption of which amendment the Senate asks the concurrence of the House of Representatives:

HB 218, An Act authorizing state banking institutions to act as fiscal agents of the United States.

Amendment

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

1 Banking Institutions. Amend RSA 384 by inserting after section 37 (supp) as inserted by 1963, 145:1 the following new subdivision:

Fiscal Agent of United States

384:38 Authority to Act. State banks, savings

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

Further Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

SB 3, An Act relative to issuances of summons in criminal matters.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 200, relative to unemployment compensation trust funds.

Amendment

Amend subparagraph B of RSA 282:8 as inserted by section 1 of the bill by striking out the last two sentences and inserting in place thereof the following: The treasurer shall give a bond conditioned upon the faithful performance of his duties including those as custodian of the fund in the amount of three hundred thousand dollars. Premiums for said bond shall be paid from the unemployment compensation and employment service administration fund and purchased by the division of purchase and property, so that said section as amended shall read as follows: B. ACCOUNTS AND DEPOSIT. The commissioner shall designate a permanent full-time classified employee of the department to be treasurer of the fund who also shall be the custodian thereof. The treasurer shall administer such fund solely in accordance with the directions of the commissioner. He shall maintain within the fund three separate accounts: (1) a clearing account, (2) an unemployment trust fund account, and (3) a benefit account. All moneys payable to the fund, upon receipt thereof by the treasurer, shall be immediatly deposited in the clearing account. Refunds payable pursuant to section 12-H of this chapter may be paid from the clearing account. The clearing account shall be used for deposit and clearance of any instrument which involves payment to the unemployment compensation fund and any other fund created within or without the state treasury by this chapter; upon clearance, such amount as is found to be due such other fund shall immediatly be withdrawn by check and forwarded to the custodian of such fund for deposit. After clearance thereof, all other moneys in the clearing account shall be immediately deposited with the secretary of the treasury of the United States of America to the credit of the account of this state in the unemployment trust fund, established and maintained pursurant to section 904 of the Social Security Act, as amended, any provisions of law in this state relating to the deposit, administration, release, or disbursement of moneys in the possession or custody of the state to the contrary

notwithstanding. The benefit account shall consist of all moneys requisitioned from this state's account in the unemployment trust fund. Except as herein otherwise provided, moneys in the clearing and benefit accounts may be deposited by the treasurer in any bank or public depository in which general funds of the state may be deposited, but no public deposit insurance charge or premium shall be paid out of said fund. The treasurer shall give a bond conditioned upon the faithful performance of his duties including those as custodian of the fund in the amount of three hundred thousand dollars. Premiums for said bond shall be paid from the unemployment compensation and employment service administration fund and purchased by the division of purchase and property.

* * *

On motion of Mr. Angus of Claremont the House concurred in the Senate amendments.

Further Senate Message

Senate Bills Read and Referred

SB 50, to amend the charter of Women's Aid Home. To Executive Departments Administration.

SB 52, relative to the city manager of the city of Berlin. To Berlin Delegation.

SB 47, relative to taking moose. To Fish & Game.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitle bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 44, An Act relative to political expenditures by special committees.

Amendment

Amend section 1 of the bill by striking out the same and inserting in place thereof the following: 1 Committee Required to File Statement. Amend RSA 70:4, as amended by 1955, 273:1 and 1957, 303:2-4, by adding a new paragraph after paragraph

VII to read: VIII. By a political committee, except the state, county, city, ward or town committee of a political party, unless the political committee files with the secretary of state a statement of the purpose for which the political committee is organized, and a statement of the name and address of its chairman, treasurer, and other officers. The statements shall be filed not later than forty-five days prior to a primary election. A member of the committee shall not do any act as a committeeman to promote the success or defeat of a political party, a measure on the ballot, or a candidate, until the statements required by this paragraph are filed. A committee to promote the nomination of a candidate at a primary election may not be organized within forty-five days of a primary election.

* * *

On motion of Mr. Totman of Alstead the House concurred in the Senate amendment.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

HB 253, relating to reports of examinations made by the banking department.

HB 249, relating to the closing date for articles to be submitted for the school district warrant.

HB 18, relative to accrediting out-of-state institutions of higher learning.

HB 47, an act relative to increase in fish and game licenses.

* * *

On motion of Mr. Pickett of Keene the House adjourned from the morning session.

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit third reading of bills by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

HB 63, to authorize the layout of right of way, the acquisition of land and right of way, and the engineering for a high level Portsmouth-Kittery Bridge, was read a third time, passed, and sent to the Senate for concurrence.

Reconsideration

Mr. Osborne of Portsmouth, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 63, and spoke against the motion.

On a viva voce vote reconsideration was lost.

HB 162, providing for reimbursement of loss of taxes on federal and state owned forest lands, was read a third time, passed, and sent to the Senate for concurrence.

HB 170, to increase the public revenue from the tax on tobacco, was read a third time, passed, and sent to the Senate for concurrence.

Reconsideration

Mr. Kearns of Manchester, having voted with the majority, moved that the House reconsider its vote whereby it passed 170, and spoke against the motion.

On a viva voce vote the motion to reconsider was lost.

Third Readings (cont)

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 178, relative to hunting and fishing licenses.

HB 179, relating to unincorporated places.

HB 180, relative to nonresident hunting licenses.

HB 312, to increase the limit of investments of a bank in its banking building, and to remove maximum limits of capital stock.

HB 325, relative to early land acquisition by Lebanon Housing Authority.

HB 342, relative to advertising of alcoholic beverages.

HB 347, requiring the posting of abatements in the invoice book on file with the town clerk.

HB 419, legalizing and confirming actions and proceedings in the town of Charlestown.

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed:

SB 5, relative to appointment and salaries of court stenographers.

SB 33, relative to advertising in publications of political parties.

Reconsideration

Mr. McMeekin of Haverhill, having voted with the majority, moved that the House reconsider its vote whereby it adopted the concurrent resolution applying to Congress to call a convention for the purpose of proposing an amendment to the Constitution of the United States, regarding apportionment of members of bicameral legislatures, and spoke against the motion.

On a viva voce vote the motion to reconsider was lost.

* * *

On motion of Mrs. Gutterson of Keene the House adjourned at 3:31 p. m.

THURSDAY, April 1, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Guest Chaplain, Reverend Stephen V. Weaver of the United Church of Christ (Congregational) of Keene, as follows:

O Thou eternal God, so far above us that we cannot fully comprehend Thee, and yet so deep within us that we cannot escape Thee. We approach Thee with a sensitivity to our needs at this hour of decision making.

We are grateful for this day. Help us to use it with wisdom and righteousness. Prevent us from debasing thy good gifts to us in talents and guide us to use them for strong principles of freedom.

O God, life is so full of open doors leading to self-righteousness and the judgment of others. Let us not waste the day in selfish concerns nor in usurping your powers of judgment. Lead us to deep consideration of all issues, establishing what is thy will for the people of New Hampshire. Help us to graciously accept thy will even when it conflicts with our interests.

We commend ourselves to Thee asking that by thy love we may be found acceptable in thy sight and equal to the responsibilities placed upon us.

Through Jesus Christ, our Lord, we pray. Amen.

Pledge of Allegiance to the Flag

Mrs. Griffin of Auburn led the Convention in the Pledge of Allegiance to the Flag.

Introduction of Guests

The Chair introduced Leo Belisle, Hooksett, N. H. Deputy Commander; Raymond Mudge, Manchester, N. H. National Committeeman; Louis Willett, Newport, N. H., Alternate National Committeeman of the American Legion.

The Chair then introduced Donald E. Johnson, National Commander of the American Legion who addressed the House as follows:

An Address by Donald E. Johnson,

National Commander, The American Legion,

Before New Hampshire State Legislature At Concord, N. H., April 1, 1965

On behalf of The American Legion of New Hampshire and of all Legionnaires everywhere, I should like to express to

the distinguished members of this legislature our profound thanks for the privilege of speaking with you during this joint session today.

The American Legion is tremendously proud of the relationships which exist between our organization and our law makers at all levels of government, and we welcome this opportunity to say a heartfelt thank you for the many constructive actions you have taken on behalf of the veteran population of New Hampshire and on behalf of all whom you serve.

As many of you may know, The American Legion has just embarked upon its 47th year of service to God and country as in mid-March we observed the 46th anniverssary of the famed caucus in Paris, France, which resulted in the formation of The American Legion.

Dedicated to continued service to God and country, and devoted to the cause of a just and lasting peace. The American Legion is much like a state legislature in that we have no product to sell, and the only thing we have to offer is service.

The American Legion has four basic programs which are, I'm sure, familiar to people in positions of trust and responsibility such as you. While we seek to serve equally the causes of Americanism, Child Welfare, National Security and Rehabilitation, developments since the first of this year have required that we lend a special emphasis to our rehabilitation program for the time being.

This has been necessitated by the January 13 announcement of intent on the part of the Veterans Administration that it planned to close 31 of its existing facilities, including 16 regional offices, 11 hospitals and four domiciliaries.

Although it is at the national level, rather than the state, here is a shining current example of the excellent cooperative spirit which has been established through the years between the Legion and our law makers. The only reason these facilities are not being closed this very moment is because the Congress saw fit to delay the action until it could conduct thorough and proper investigations.

The American Legion was received courteously and graciously by your counterparts in Washington, as we were granted the privilege of presenting testimony, and these elected representatives of the people, dedicated as you are to the public service, are determined to continue to represent the will of the people.

New Hampshire is directly affected by these closings to the extent that you are scheduled to lose your regional VA office in Manchester, meaning that approximately 81,000 New Hampshire veterans who are eligible for VA services are going to have to leave the state to obtain personal counseling relative to the services to which they are entitled.

This is an affront to the veterans of New Hampshire and this legislature has recognized it as such by going on record with a resolution in opposition to the proposed closings.

The American Legion is grateful to you for the action you have taken in this matter, which reflects your concern for the well-being of the veteran population of your state.

Every veteran, thus every state, has a stake in the outcome of this situation and The American Legion seeks the support of every citizen who has a concern for the veteran who helped to make this nation what it is today — a nation blessed by the creator of us all with a material wealth unparalleled in all human history and with a freedom unmatched by any people in any period of mankind.

The VA proposes to implement this proposal in the name of economy, and The American Legion contends that this is a false economy. The American Legion does not oppose economy in government, The American Legion is not inflexible. The American Legion is, however, unalterably opposed to any reduction of essential services to sick and disabled veterans and needy veterans and their dependents.

This plan of the VA will work untold hardships on vast numbers of such veterans and their dependents who will be inconvenienced, and in many instances completely denied of the benefits and services which the Congress has appropriated to them, and to which they are entitled.

The computers have been fed information which led them to arrive at the estimate that the federal government will be saving approximately \$25,000,000 annually by the elimination of eleven hospitals, four domiciliary homes and sixteen regional offices. I venture to say the computers have not been fed any

humane data in the attempt to evaluate the suffering and anguish that will be compounded by the move. If they had been fed such information, I'm sure they would have been incapable of arriving at any conclusion. Computers do not have the capacity for compassion.

The American Legion believes that our system of government is the finest yet devised by the mind of man. It is the system which the members of our organization fought to protect in three wars of the republic. Yet, we recognize that this system has its weaknesses and I believe that we are confronted with one of those weaknesses in this instance where powerful bureaucracies are able to thwart the will of our legislators which, in turn, means that they are thwarting the will of the people.

The Veterans Administration's closing of regional offices is directly opposite to the expansion by the Social Security Administration of its field offices. The latter agency seems convinced that the best way to serve is to open, not close, its facilities for the public.

It is difficult to understand how the Veterans Administration can participate in any war against poverty or in the establishment of an improved society when it closes hospitals and domiciliaries. The agency says that there is a decreased demand for the eleven hospitals to be closed, yet these hospitals will exceed in the current fiscal year the patient load planned for them by the VA central office. The VA says these hospitals are obsolete, yet it concedes that for many years it has refused to expend money to modernize the facilities. The VA says it has difficulty in attracting a capable staff to the hospitals in question. The VA have a greater difficulty in explaining to the 6,000 patients involved that no care at all will improve their condition.

The Veterans Administration regional offices, hospitals and domiciliaries serve either the service-connected or those who are in deep financial need. Repeated surveys have demonstrated the appalling financial condition of most VA beneficiaries. One conducted recently by the House Veterans Affairs Committee, for example, established that of 19,000 hospital patients screened, the over-all average income was \$1,800 (far below the poverty level), and that almost 15,000 of the patients surveyed had no ready assets.

The plight of the domiciliary member is particularly pathetic. According to a study published by the Veterans Administration in 1961, the typical domiciliary member is 68 years old, is disabled principally by heart disease, has no family and has an income of \$66 a month from VA pension. Where these men will go and who will help them are questions the VA will have to answer.

The VA closing of installations is completely inconsistent with the announced objectives of the Administration. It is shocking to learn that these men who made our great society possible cannot participate in the program to improve our society. Even if the estimated savings are fully realized — and this is highly questionable, because some governmental agency will be called upon to care for these people — there is no justification for the hardships and sacrifices to be imposed.

I realize I have spoken at length on a matter that is not of specific concern to you as members of the state legislature, but a matter which I'm sure is of concern to you as citizens of the land of the free and whose freedoms have been preserved by those whom others would now deny.

I felt free to speak on this subject because there are straws in the wind which indicate this is but the first step in the decimation of the Veterans Administration as we know it, and that the VA has speculated on the possibility of reducing its regional offices to a mere 15.

Surely the members of this legislature do not want to see the day when a New Hampshire veteran may have to leave the state of New Hampshire to claim the benefits which the Congress of The United States, reflecting the will of the American people, have granted him.

The American Legion often is accused of being a special interest group by those who know little or nothing about our organization. Of all the far-reaching programs of The American Legion, I would say that the only one which even suggests a special interest is our program of rehabilitation through which we concern ourselves with well-being of our veteran population.

Certainly we have both the right and the responsibility to show a special interest in a very special group of people — those who have borne arms with us in the defense of our country.

Those of you who occupy positions of trust and responsibility in state government are well aware of the fact that the vast majority of American Legion programs are in the public interest, are general in nature and not designed to serve any special group, but rather are intended to serve all people.

Such is The American Legion's Child Welfare program, which has a current four-point legislative program requiring implementation at the state level. These are:

- 1. Legislation to curb illicit traffic in dangerous and habitforming drugs.
- 2. Legislation requiring tests for P-K-U (Phenylketonuria) in newborn infants.
- 3. Legislation on the abused and battered child, and;
- 4. Legislation requiring the use of safety glasses in certain school activities.

Time does not permit going into detail on each of these measures, but there are good and valid reasons behind each of these proposals. Each is in the public interest, and we shall be grateful for your careful consideration of such legislation as may be brought before you relative to these matters.

One of the attractive features about this legislative package is that it can be enacted and made effective through existing agencies and organizations without the expenditure of additional public funds. We believe this is an important factor in our favor when talking to you men and women who are concerned with providing your constituents with the best possible government at the least possible cost.

The American Legion is deeply concerned with all of the matters which I touched on today, and I have merely scratched the surface of our concern as an organization of dedicated and patriotic men and women who have served our nation in time of war, and who now believe that the most precious right we have earned by virtue of that service is to continue to serve God and country, and our fellow man, in time of peace.

In closing, may I again express to you the thanks of The American Legion for your dedicated public service, and I leave with you the sincere best wishes of The American Legion for a highly successful session of this legislature.

* * *

On motion of Senator Lamontagne the Convention rose.

House

The Chair further introduced a group of school children from Fitzwilliam, courtesy of Mr. Watkinson of Fitzwilliam.

Leaves of Absence

Mrs. Dawson of Milton and Messrs. Herbert of Windham and Mack of Orford were granted leaves of absence for the day on account of important business.

Mr. Roby of Concord was granted leave of absence for the day on account of illness.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 482, requiring seat belts to be installed on certain motor vehicles. (McEachern of Portsmouth) To Transportation.

HB 483, relative to nonresident hunting licenses to shoot unprotected animals and birds. (Murphy of Pittsfield) To Fish and Game.

HB 484, relative to minimum wages of employees in public works. (Plourde of Pembroke) To Labor.

HB 485, changing the name of North River Pond to North River Lake. (Berry of Barrington, Kelsey of Nottingham and Pinkham of Northwood) To Resources, Recreation and Development.

HB 486, relative to future water supplies for the town of Durham. (Crouch and Grinnell of Durham) To Resources, Recreation and Development.

HB 487, relative to state aid for class V highways in towns. (Hanson of Bow) To Public Works.

HB 488, relative to naming of a bridge The John F. Kennedy Memorial Bridge. (McCann of Dover) To Public Works.

HB 489, legalizing proceedings at the town meetings March 10, 1964, and March 9, 1965, in the town of Bow. (Rules Com-

mittee for Hanson of Bow) To Municipal and County Government.

On motion of Mr. Cole of Swanzey the rules of the House were so far suspended as to dispense with the printing of HB 489.

The Clerk read the bill in full.

AN ACT

legalizing proceedings at the town meetings March 10, 1964, and March 9, 1965, in the town of Bow.

1 Proceedings Legalized. The votes and proceedings at the annual town meetings in the town of Bow on March 10, 1964, and March 9, 1965, are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect upon its passage.

* * *

HB 490, legalizing the annual town meeting of 1965 in the town of Gilford. (Rules Committee for Guild of Gilford) To Municipal and County Government.

On motion of Mr. Cole of Swanzey the rules of the House were so far suspended as to dispense with the printing of HB 490.

The Clerk read the bill in full.

AN ACT

legalizing the annual town meet of 1965 in the town of Gilford.

1 Proceedings Legalized. The votes and proceedings of the town of Gilford at the annual town meeting held on the 9th day of March, 1965, are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect upon its passage.

* * *

HB 491, to transfer the functions of purchasing from the University of New Hampshire to the division of purchase and property. (Murphy of Pittsfield.) To Appropriations.

Reconsideration

Mr. Hancock of Concord, having voted with the majority, moved that the House reconsider its action whereby it passed SB 33, relative to advertising in publications of political parties, and spoke in favor of the motion.

Messrs. Craig of Manchester, Stevenson of Bethlehem, Kearns of Manchester, Coutermarsh of Lebanon, Feldman of Manchester spoke in favor of the motion.

(Mr. O'Neil of Chesterfield in the Chair)

Messrs. Taft of Greenville, Plumer of Bristol and Peterson of Peterborough spoke against the motion.

(Mr. Taft of Greenville in the Chair)

Personal Privilege

Mr. Pickett of Keene rose on a point of personal privilege.

* * *

The question now being on the motion to reconsider SB 33.

Mr. O'Neil of Chesterfield and Mr. Smith of Plymouth spoke against the motion.

Mr. Stratton of Derry and Mr. Spanos of Newport spoke in favor of the motion.

(discussion ensued)

Mr. Williamson of Goshen and Mrs. Davis of Concord spoke against the motion.

(Speaker in the Chair)

Mr. Craig of Manchester requested a division vote.

209 members having voted in the affirmative and 121 in the negative the motion to reconsider carried.

Mr. Craig of Manchester moved that SB 33 be referred to the committee on Executive Departments and Administration and spoke in favor of the motion.

Mr. Angus of Claremont spoke in favor of the motion.

On a viva voce vote the motion was adopted.

* * *

Mrs. Hartigan of Rochester moved that the Rules of the House be so far suspended as to dispense with the printing of HB 470, relative to the Frisbie Memorial Hospital.

The Clerk read the bill in full.

AN ACT

relative to the Frisbie Memorial Hospital.

1 Frisbie Memorial Hospital. Amend Section 2, chapter 305 of the Laws of 1919, by striking out the words "five hundred thousand" in the seventh line and inserting in place thereof the words, five million, so that said section as amended shall read as follows: Sect. 2. Said corporation is hereby authorized to establish and maintain in the city of Rochester an institution for such nursing, care, support, and medical and surgical treatment of sick and disabled people as are usually provided and furnished by similar institutions, and for such purposes acquire and hold by lease, purchase, donation, deed, will or otherwise, real and personal estate, not exceeding in value five million dollars, and said institution being in the nature of a public charity its property shall be exempt from taxation.

2 Takes Effect. This act shall take effect upon its passage.

Mrs. Hartigan spoke in favor of the motion.

Mr. Taft of Greenville spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Committee Reports

HB 100, relating to payment of veterans' burial expenses, Mr. Sawyer of Weare for Military and Veterans Affairs. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the word "line" in the third line and inserting in place thereof the words, and

the twentieth lines; further amend by striking out the words "commander, adjutant, selectmen, city council or mayor" in the thirty fourth and thirty fifth lines and inserting in place thereof the words, "funeral director in charge of burial" so that said section as amended shall read as follows:

1 Change in Payee. Amend RSA 165:16, as amended by 1959, 77:1, by striking out in the fourteenth and the twentieth lines the words" commander or adjutant selectmen, or mayor" and inserting in their place the words, "funeral director in charge of burial" so that the section is amended to read:

165:16 Burial Expenses. Whenever any member or former member of the armed forces of the United States, who served in any of the following wars or armed conflicts, the Spanish War, Philippine Insurrection, Boxer Rebellion, World War 1 or World War II, or Korean Conflict, as define in section 17, for a total period of ninety days (unless sooner released from such service by reason of disability incurred in service) and whose services were terminated under conditions other than dishonorable, dies and the commander or adjutant of any recognized veterans' organization of which he was a member, or the majority of the selectmen of the town or the mayor of the city in which such veteran dies, if he or she was not a member of such organization, shall certify under oath to the state veterans' council that such veteran did not leave sufficient estate to pay the expenses of his or her funeral, the governor shall draw a warrant in favor of the funeral director in charge of burial, for a sum not exceeding one hundred dollars to defray such burial expenses, provided that the total amount of the funeral expense does not exceed five hundred dollars. Within one year from the time of burial of said veteran an account, verified by vouchers, of the sum so spent for burial expenses shall be sent to the state veteraus' council by said funeral director in charge of burial.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 116, redefining a World War I veteran in connection with claim for burial expenses, Mr. Sawyer of Weare for Military and Veterans Affairs. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 293, to make available appropriate non-judicial punishment to members of the New Hampshire National Guard, Mr. Sawyer of Weare. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the words "sixty days after its" and inserting in its place the word, on, so that the section is amended to read:

2 Takes Effect. This act shall take effect on passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 96, relative to state-owned airports, Mr. Karnis of New Ipswich for Claims and Aeronautics. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HJR 10, making appropriations for airport snow removal and airport lighting aid, Mr. Ring of Hampton for Claims and Aeronautics. Ought to pass.

The report was accepted and the House Joint Resolution was referred to Appropriations under the Rules.

HB 31, to provide adequate terminal buildings at airports, Mr. King of Hampton for Claims and Aeronautics. Ought to pass with amendment.

Amendment

Amend paragraph I of RSA 422:47 as inserted by section I of the bill by striking out the words "and aircraft" in the eighth line and by adding after the words "construction of the" in the sixteenth line the word, terminal so that the paragraph is amended to read:

I. The aeronautics commission shall establish and administer a state revolving fund known as the airport terminal revolving fund. If no adequate terminal buildings exist for passengers at airports which accommodate common carriers of passengers for hire by aircraft on a regular schedule, the commission may, under conditions set forth in paragraph II

of this section, use the money in the fund to add to local funds to construct terminal buildings. The commission shall add funds from the revolving fund to local funds in the construction of the terminal building in the ratio of seventy-five per cent state funds to twenty-five per cent local funds.

Further amend RSA 422:47 as inserted by section 1 of the bill by striking out subparagraph B of paragraph II so that the subparagraph is amended to read as follows:

B. The airport owned by a municipality shall repay to the revolving fund a sum equal to fifty per cent of the state contribution. The installments are payable in equal payments over a period of fifteen years.

* * *

On a *viva voce* vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HJR 9, making appropriation for the purchase, installation operation and maintenance of Visual Omni Range equipment, Mr. Ring of Hampton for Claims and Aeronautics. Ought to pass with amendment.

Amendment

Amend the title of the Joint Resolution by striking out the words: "Visual Omni Range equipment" and inserting in place thereof the words: "electronic air navigation facilities", so that the title is amended to read: An act making appropriation for the purchase, installation, operation, and maintenance of electronic air navigation facilities.

Amend the Joint Resolution by striking out, in the fifth and sixth lines the words: "Visual Omni Range equipment" and inserting inplace thereof the words, electronic air navigation facilities so that the resolution is amended to read as follows:

The sum or one hundred and forty-five thousand dollars is hereby appropriated to be expended as needed by the aeronautics commission during fiscal year 1966 and 1967 for the purchase, installation, operation, and maintenance of electronic air navigation facilities. The governor is hereby authorized to draw his warrant for said sum from any money in the treasury not otherwise appropriated, and said sum shall be in addition to any other appropriation made for the use of the aeronautics commission.

* * *

On a viva voce vote the amendment was adopted and the resolution was referred to Appropriations under the Rules.

Resolutions requesting the attorney general to investigate the milk control board, Mrs. Barnes of Hampton Falls for Executive Departments and Administration. Resolutions be adopted.

Resolutions

Whereas, the milk control board has consistently displayed an inability to render a decision based on any evidence available to the public to enable the public to understand the board's decision, thereby causing unrest and confusion in the public's mind and throughout the entire dairy industry in the state, and

Whereas, the milk control board, upon the admission of its chairman, has been exposed to various pressures, thereby casting further doubt upon decisions rendered by the board, therefore be it

Resolved, that the attorney general be requested to investigate the methods and criteria used and the administrative powers used by the milk control board to fix the prices of milk, so that the legislature may determine if the practices used by the milk control board conform to the standards prescribed by RSA 183 and to report the results of his investigation to the governor and to the house of representatives within sixty days or upon completion of his investigation, whichever is sooner, and be it further

Resolved, that the attorney general be requested to seek to enjoin the milk control board from further adjusting the price of milk on either a consumer or producer level as outlined in RSA 183 until the results of the investigation by the attorney general are known.

* * *

On a viva voce vote the Resolutions were adopted.

HB 234, relative to the right of public utilities to enter upon real estate, Mr. Leonard of Nashua for Judiciary. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the words "real estate:" and inserting in place thereof the word, land, so the title as amended will read:

An act relative to the right of public utilities to enter upon land.

Amend said bill by striking out section 1 and inserting in place thereof the following:

1. Right to Enter. Amend RSA 371 by adding after section 2 the following new section:

371:2-a Right to Enter. When ownership of land, upon or over which a public utility desires to erect facilities, cannot be ascertained without entry to do survey work, or, a public utility shall have filed a petition under section 1 of this chapter with respect to a particular tract of land, in either case a public utility shall have the right to enter upon such land, for the purpose of surveying and making such other investigation as is necessary to determine the locations of the boundaries of such land and of the facilities it desires to erect thereon or thereover, and to determine the title to, description of, or nature of such land. A public utility desiring to enter land in pursuance of this section shall make every reasonable effort to notify the owner or probable owner or owners thereof of its desire to enter for the purposes aforesaid prior to entry. The public utility shall pay the owner or owners of any land it shall enter in pursuance of the provisions of this section for any actual damage done upon entry.

* * *

On *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 239, to increase the penalty for aggravated assault, Mr. Spitzli of Walpole for Judiciary. Ought to pass.

On a *viva voce* vote the bill was ordered to a third reading.

SB 7, relative to the powers of the ballot-law commission, Mrs. Frizzell of Charlestown for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 431, relative to bonded indebtedness of the town of Peterborough for water-works, Mr. Allen of Rindge for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 328, abating interest on taxes if the tax bills are not timely sent, Mr. Barker of Stratham for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend House Bill 328 by striking out Section 1 of the bill and inserting in its place the following:

1 Interest Abated. Amend RSA 76:13 by striking out the section and inserting in its place the following: 76:13 Interest. Interest at six per cent shall be charged upon all taxes not paid on or before December first after their assessment, which shall be collected from that date with the taxes as incident thereto. except in the case where a tax bill is sent to the taxpayer on or after November second and before November sixteenth, interest shall not be charged on taxes paid on or before December fifteenth and in case a tax bill is sent to the taxpayer on or after November sixteenth interest shall not be charged on taxes paid on or before December thirtieth. The tax collector shall state on the tax bill the date from which interest will be charged and such date shall be determined by the day the collector sends out the last tax bill on his list. The collector shall notify the tax commission in writing of the date on which the last tax bill was sent.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

* * *

On motion of Mr. Welch of Concord the remarks of Commander Johnson were ordered to be printed in today's Journal.

* * *

Mr. Hancock of Concord called for the Special Order on HB 176, relative to mileage rate for all state employees using privately owned passenger vehicles.

The question being on the committee report, Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Report of Engrossed Bills Committee

The Committee on Engrossed Bills has examined and found correctly engrossed the following entitled House and Senate Bills:

HB 218, An Act authorizing state banking institutions to act as fiscal agents of the United States.

SB 3, An Act relative to issuance of summons in criminal matters.

Mrs. Milligan of Newbury

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 17 An Act relative to organization of certain educational corporations.

Amendment

Amend said bill by inserting after RSA 292:8-j as inserted by section 1 of said bill the following:

292:8-k Exemption. The provisions of this sub-division shall not apply to a corporation organized pursuant to the authority of RSA 292-A.

Further amend the bill by inserting after section 1 the following new section:

2 Community College Courses. Amend RSA 292-A (supp) as inserted by 1961, 155:1 by inserting at the end thereof the following new section: 292-A:7 Equivalency Courses. The co-

ordinating board of advanced education and accreditation established by RSA 186:13-a may, upon application by any community college and upon finding that any course established by such college is taught by a qualified instructor and that the subject matter is of such a character as to meet its requirements, approve such course and designate it as the equivalent of a like course given by an approved higher education corporation.

Further amend the bill by renumbering section 2 to read section 3.

* * *

On motion of Mr. O'Neil of Chesterfield, the House concurred in the Senate amendment.

Resolutions

Messrs. Smith, McEachern, Ingraham and Call of Portsmouth offered the following Resolutions:

Whereas, the Portsmouth High School Basketball Team has won the championship in Class L. Schools in the State for 1964-65, and

Whereas, The Portsmouth High School Football Team has won the championship in Class A in the State for 1964, therefore be it

Resolved, That we, the Members of the House of Representatives, extend our heartiest congratulations to the Portsmouth High School Basketball and Football Teams, to Coach Robert Pickett, and Robert Woody Stone, and its Director of Athletics, Harry Hallsey, and be it further

Resolved, That the Clerk of the House transmit a copy of these Resolutions to Mr. E. Harry Boothby, Principal Portsmouth High School.

* * *

On a viva voce vote these Resolutions were adopted.

Concurrent Resolutions

Mrs. Ainley of Manchester and Mrs. St. Pierre of Rochester offered the following Concurrent Resolutions:

Whereas, Albertine L. Bourgault, R.N., has served the General Court for several years as First Aid Nurse in a very efficient and pleasant manner and has rendered valuable service in this capacity, and

Whereas, a proposed rearrangement of space in the basement of the state house will require a change in location of the First Aid room, therefore be it

Resolved, by the House of Representatives, the Senate concurring, that we, the Members of the General Court, hereby express our appreciation of Mrs. Bourgault's contributions to our welfare as a First Aid Nurse, and be it further

Resolved, that the present First Aid quarters will be maintained until another suitable location is approved by the General Court.

The concurrent resolutions were adopted.

Resolutions

Messrs. Walsh and Manning of Manchester offered the following Resolutions:

Whereas, We have learned with regret of the death of William F. Clancy, former Representative from Manchester, and

Whereas, Mr. Clancy has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Clancy, and be it further

Resolved, That a copy of these Resolutions be transmitted to his sister, Mrs. Helen Cadden.

On a viva voce vote these Resolutions were adopted.

Resolutions

Mrs. Moriarty and Mr. Cox of Merrimack offered the following Resolutions:

Whereas, We have learned with regret of the death of Harry Watkins, former Representative from Merrimack, and

Whereas, Mr. Watkins has served his community, country and state faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Watkins, and be it further

Resolved, That a copy of these Resolutions be transmitted to his brother, Thomas Watkins.

On a viva voce vote these resolutions were adopted.

Senate Message

Senate Bills Read and Referred

- SB 38, relating to the salaries of special justices of the district courts. To Judiciary
- SB 53, relating to construction and interpretation of wills. To Judiciary.
- SB 55, relating to justices of district courts serving full time becoming judicial referees upon retirement. To Judiciary

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

HB 203, providing for the classification of the surface waters of the Little River and Powwow River watersheds.

HB 308, providing for the classification of the surface waters of the Androscoggin River watershed.

HB 7, discontinuing the Portsmouth term of the superior court.

HB 204, prohibiting a daughter from marring her father.

HB 11, to authorize liens on real property owned by persons who receive support from towns.

HB 12, to authorize liens on real property owned by county paupers.

HB 216, for the relief of widows and orphans.

Announcement

Mr. Pickett of Keene announced that today is the birthday of Mrs. Griffin of Auburn.

* * *

On motion of Mr. Pickett of Keene, the rules of the House were so far suspended as to permit business in order at 3:00 o'clock to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 100, relating to payment of veterans' burial expenses.

HB 116, redefining a World War I veteran in connection with claim for burial expenses.

HB 234, relative to the right of public utilities to enter upon land.

HB 239, to increase the penalty for aggravated assault.

HB 293, to make available appropriate non-judicial punishment to members of the New Hampshire National Guard.

HB 328, abating interest on taxes if the tax bills are not timely sent.

HB 431, relative to bonded indebtedness of the town of Peterborough for water-works.

SB 7, relative to the powers of the ballot-law commission, was read a third time, passed and sent to the Secretary of State to be engrossed.

On motion of Mrs. Hamilton of Claremont the House adjourned at 1:14 P.M.

TUESDAY, April 6, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Guest Chaplain, Reverend William E. Buell, Jr., of the First Free Will Baptist Church of Ashland.

Call a halt, our Father, to our headlong plunge in life, that we consider, in a moment of prayer, Thy presence with us.

Wherever men try to make rules for other men to live by, we find constant tension. Father, we pray that the tensions of these life strings will produce a music, adding beauty and meaning, rather than discord to take away from harmony of men working together for man's greatest good.

Grant us the wisdom needed for this day that at its close we can commend it unto thee with the knowledge that we have done our best.

Through Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mrs. Barker of Nashua led the Convention in the Pledge of Allegiance to the flag.

House

Introduction of Guests

The Chair introduced a group of 8th grade students from Madison Elementary School, courtesy of Mr. Hayes of Madison.

Leaves of Absence

Messrs. Grant of Salem, Plumer of Bristol, Guilmette of Dover, and Bradford of Rochester were granted indefinite leaves of absence on account of illness.

Mrs. Fontaine of Berlin was granted two weeks leave of absence on account of illness.

Messrs. O'Neil of Chesterfield and Pinkham of Northwood were granted leave of absence for today and Wednesday on account of important business.

Mrs. Dearborn of Laconia was granted leave of absence for the week on account of important business.

Miss Normandin of Laconia was granted leave of absence for the day on account of attending a funeral.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 492, to establish a vocational-technical school in the Laconia area. (Normandin of Laconia — Rules) To Education.

HB 493, making appropriation for timber stand improvement work on state-owned forest lands. (Weeks of Greenland) To Resources, Recreation and Development.

HB 494, changing the name of Marston Pond (Lake) in town of Nottingham to Nottingham Lake. (Kelsey of Nottingham) To Resources, Recreation and Development.

HB 495, relative to toll-free use of certain New Hampshire highways by members of the general court. (Moriarty of Merrimack) To Public Works.

HB 496, requiring addresses on check lists. (MacFarlane of Swanzey) To Municipal and County Government.

HB 497, relating to coercion in placing insurance on real and personal property. (Desmarais of Jaffrey) To Insurance.

HB 498, relating to subdivision of land by planning boards. (Greene of Rye) To Municipal and County Government.

HB 499, relative to the board of chiropractic examiners. (O'Neil of Keene) To Public Health.

HB 500, relating to hospital survey and construction. (Donnelly and Rickey of Dover) To Public Health.

HB 501, to change the qualifications for licensing of a barber. (Mahil of Claremont) To Executive Departments and Administration.

Committee Reports

SB 14, to change the labeling requirements of agricultural seeds, Mr. Bragdon of Amherst for Agriculture. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 315, limiting the rate of interest and related costs chargeable by credit unions, Mr. Cox of Merrimack for Banks. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 316, to change the law regulating by-laws and meetings of credit unions, Mr. Cox of Merrimack for Banks. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and renumbering sections 2 and 3 to read section 1 and 2.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 354, relative to education of emotionally disturbed children, Mrs. Demers of Lebanon for Education. Ought to pass.

The Chair referred the bill to Appropriations under the Rules.

SB 1, to adjust classified salaries of state employees, Mrs. Marx of Langdon for Executive Departments and Administration. Ought to pass with amendment.

Amendment

1 Salary Increase. Amend RSA 99:1 as amended by 1957, 274:1 and 1961, 221:1 by striking out said section and inserting in place thereof the following: 99:1 Salaries Established. The salary ranges for all classified state employees shall be established as follows:

Salary Grade	Minimum	Maximum
1	\$3257.80	\$3635.84
2	3344.90	3720.86
3	3430.96	3805.88
4	3486.60	3980.60
5	3602.30	4095.26
6	3716.70	4280.12

7	3831.10	4530.24
8	3911.96	4780.10
9	4055.74	5030.22
10	4220.06	5330.00
11	4400.24	5630.04
12	4600.18	5930.08
13	4800.12	6230.12
14	5000.06	6530.16
15	5300.10	6830.20
16	5600.14	7130.24
17	5900.18	7430.02
18	6200.22	7730.06
19	6500.00	8030.10
20	6800.04	8330.14
21	7100.08	8630.18
22	7400.12	9030.06
23	7700.16	9430.20
24	8000.20	9830.08
25	8300.24	10230.22
26	8600.02	10630.10
27	8900.06	11030.24
28	9200.10	11430.12
2 9	9600.24	11830.00
30	10100.22	12330.24
31	10700.04	12930.06
32	11400.22	13630.24
33	12100.14	14430.00
34	12800.06	15330.12

2 Interpretation of Provisions. Amend RSA 99:3 as amended by 1957, 274:2 and 1961, 221:2 by striking out said section and inserting in place thereof the following: 99:3 Increase in Salary. Classified employees of the state as of July 2, 1965 shall be placed in the corresponding steps in the new salary ranges as their length of service justifies and their annual salaries shall be in accordance with the salary scale set forth in section 1. The provisions hereof shall not be construed as affecting so-called longevity payments which shall be in addition to the regular salary scale.

3 Classified Employees. Employees whose position classifications were lowered as a result of the 1961 reorganization acts shall receive increases based upon their classifications as of June 30, 1961.

- 4 Attendants. Employees in the several Attendant classifications within state institutions who have successfully completed an in-service training program approved by the Personnel Commission shall receive a one salary grade increase to a new classification of Psychiatric Aide.
- 5 Licensed Practical Nurses. Employees working in the care and treatment programs at state institutions who are recognized as Licensed Practical Nurses by the State of New Hampshire shall have their positions classified to that of Licensed Practical Nurse.
- 6 Training Programs. To provide for training programs for classified state employees under the supervision of the Department of Personnel, there is hereby appropriated from general funds of the state to the Department of Personnel \$23,191.84 for the fiscal year ending June 30, 1966, and \$22,762.26 for the fiscal year ending June 30, 1967. Included in these appropriations is one Chief of Training position, one Personnel Training Technician position and one Clerk Stenographer II position.
- 7 Examination Program. To provide for a more comprehensive examination program administered by the Department of Personnel, there is hereby appropriated from general funds of the state to the Department of Personnel \$19,727.44 for the fiscal year ending June 30, 1966 and \$19,397.02 for the fiscal year ending June 30, 1967. Included in these appropriations are two positions of Test Technician and one Clerk Typist II position.
- 8 Appropriation. There are hereby appropriated for the fiscal year ending June 30, 1966, for the provisions of sections 1, 4 and 5 the following sums: \$2,303,952.32 from general funds of the state, \$1,342,339.58 from highway funds, \$182.930.83 from fish and game funds, \$367,117.17 from federal funds, and \$150,625.28 from self-sustaining funds. Like amounts chargeable to the same funds are hereby appropriated for the fiscal year ending June 30, 1967.
- 9 Additional Appropriation, OASI and Reitrement. There are hereby appropriated in the fiscal year ending June 30, 1966, for increases in the agency appropriations for retirement and OASI, the following sums: \$147,700 from general funds of the state, \$103,450 from highway funds, \$14,100 from fish and game

funds, and \$10,250 from special funds. Like amounts chargeable to the same funds are hereby appropriated for the fiscal year ending June 30, 1967.

10 Takes Effect. This act shall take effect as of July 2, 1965.

* * *

Messrs. Hancock of Concord and Eaton of Hillsborough spoke in favor of SB 1 as amended.

On a viva voce vote the amendment was adopted.

* * *

On motion of Mr. Stafford of Laconia the Chair ordered Mr. Eaton's remarks printed in today's Journal.

Mr. Eaton's Remarks on SB 1

I rise to speak in favor of Senate Bill number 1 and to explain how our financial structure can carry its weight. I will justify senate Bill 1 by reference to budgetary procedure.

House Rule 35 says the committee on appropriations shall assume ultimate responsibility for keeping the state budget in balance. We study 79 departmental budgets and maybe a hundred special bills in nearly 200 hearings and nearly 200 executive sessions.

In each instance we determine how much money is needed and available by examining all revenues and comparing all needs. The total of general, restricted, and special funds and grants exceeds 220 million dollars. There are less than 90 legislative days, plus evenings and weekends, to plan the spending of this enormous amount of money. Our state budget has outgrown present budgetary methods. With only 13 weeks left, our equations contain numbers which are still in motion.

Tax foundation figures show New Hampshire is an average state. Federal taxes are \$564 per capita nationally, \$560 in New Hampshire. State and local taxes are \$238 per capita nationally, \$207 in New Hampshire. New Hampshire average earnings run 7% below national average. New Hampshire citizens pay 3% more of their earned income for all government operation than the average paid by people in all other states. The national per capita average of state debt is \$128, the New Hampshire per capita state debt is \$157.

I will talk today about surpluses, deficiencies, and transfers. These subjects are not generalities, they directly concern funds available for Senate Bill No. 1.

Anticipated revenues and expenditures split into a hundred parts. Each part always runs higher or lower than anticipated. Usually, the ups and downs more or less balance. But occasional exceptional bienniums must occur, and nobody knows just how soon or how bad. We need some leeway, even though the usual result is a temporary surplus. Dropping the margin of safety might someday evoke RSA 9:13.

So far this session, deficiencies include 11/4 million overspent by education and the university; nearly a million by recreation; about 100,000 by retirement boards.

Some spending in excess of appropriations was current, some was capital budget. Some was general fund, some restricted. Some excuses were better than others.

Executives need a measure of discretionary authority as they carry out legislative mandates. However, this does not mean we should surrender constitutional responsibility for state finances.

Apparent evasions were not due to politics or personalities. Legislative power has been declining for many years in every state. The committee on appropriations is preparing to present a remedy for your consideration.

This year items totalling two million dollars were taken from departmental budgets and presented in special bills. Many such transfers were made only because new programs were involved. Some of these expenses must be included in appropriations.

The Governor's budget explanation showed 1½ million surplus after new taxes on tobacco, utilities, inheritances and beer, and after Senate Bill 1 Employees' Salary Increases. Some later estimates set the so-called surplus at \$4,054,461. Further proposed revenues might make it 8 to 9 millions. I have mentioned certain adjustments to departmental budgets which might cut back the amount available for bills to something like 5 millions. It looks as though the entire proposed 8 to 9 millions in limited new taxes and improved sweepstakes may be needed if we enact those special bills which presently appear to be most popular.

Up to now, total bills seem to approximate 5 million after unduplicating: they may run up to 10 million later. Anticipated revenue appears adequate for departmental operation, and perhaps 50 to 60% of all special bills. This is not an unusual situation in comparison with other years or with other states. Legislatures in all states cut many budgets and kill many bills.

House committees can help appropriations by early action to give us more time for comparisons, and by telling us which needs are most important.

We can well afford to give state employees the benefit of Senate Bill No. 1 and I hope you will vote to do so.

* * *

Mr. Dame of Portsmouth offered the following amendment:

Amendment

Amend section 1 of the bill by striking out the figures in the seventh, eighth, ninth, tenth, eleventh, twelfth and thirteenth lines under Maximum and inserting in place thereof the following:

> Maximum \$3,835.84 3,920.86 4,005.88 4,180.60 4,295.26 4,480.12 4,730.24

The Clerk read the amendment in full.

Mr. LaFrance of Manchester spoke in favor of the amendment.

Mrs. Clark of Lee, Messrs. Aucella of Bennington, Hancock of Concord, Stafford of Laconia, Taft of Greenville spoke against the Dame amendment.

Mr. Call of Portsmouth spoke in favor of the Dame amendment.

Mr. LaFrance of Manchester requested a division vote on the Dame amendment.

The division vote being manifestly in the negative the Dame amendment was not adopted.

The Chair referred SB 1 to Appropriations under the Rules.

SB 10, providing for immunity from liability in emergency cases, Mrs. Frizzell of Charlestown for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 270, amending the checklist requirements for towns over 4,500, was withdrawn by committee.

HB 425, legalizing the proceedings at the annual town meeting held in the town of Plainfield on March 9, 1965, Mr. Gaffney of Claremont for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 430, legalizing the proceedings at the regular meeting of the Enfield fire district on March 10, 1965, Mr. Langford of Raymond for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 37, relative to the relocation of a portion of the Central New Hampshire turnpike, was withdrawn by committee.

HB 217, to reclassify a class V highway in the town of Walpole to a class II highway, Mr. Emerson of Dalton for Public Works. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 243, relating to the improvement of Rye Harbor, Mr. Marsh of Colebrook for Public Works. Ought to pass.

The bill was referred to Appropriations under the Rules.

HB 223, to regulate extension of operators' licenses of members of armed forces during a war, Mr. Barnard of Goffstown for Transportation. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

- l Licenses to Operate. Amend RSA 261:15 by striking out the section and inserting in its place the following:
- 261:15 License Expiration Members of the Armed Forces. Any person who is a member of the armed forces of the United States and who at the time of his induction, call to active duty or enlistment into the armed forces for two or more years and was a holder of a valid New Hampshire license to operate motor vehicles in this state, is entitled to renew his license without cost, for the duration of his service on active duty, plus ninety days, by application to the division of motor vehicles. Said application must be accompanied by a letter giving date of expiration of active duty, signed by a commissioned officer. The division of motor vehicles will stamp on expiration date line, date of expiration of active duty, plus ninety days on license. Such person while operating a motor vehicle, shall carry upon his person the license issued to him. The privilege of the section remains in effect for ninety days after the discharge or release of such a person from active duty. Nothing in this section permits a person against whom a revocation or suspension of a license is in force, or a person who has been refused a license by the director of the division of motor vehicles, to operate a motor vehicle.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Mr. Bednar of Hudson called for the Special Order on HB 196, permitting freedom of access to public records and proceedings. The question being on the Judiciary committee's resolution, Inexpedient to Legislate.

Mr. Bednar of Hudson moved that the words, Refer to Judicial Council, be substituted for the words. Inexpedient to Legislate, and spoke in favor of the motion.

(discussion ensued)

Messrs. Prior of Ashland and Broderick of Manchester spoke against the motion.

Mr. Taft of Greenville explained the position of the Judicial Council.

Mr. Cobleigh of Nashua spoke in favor of the motion.

On a viva voce vote the motion was lost.

The question now being on the resolution of the committee, Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

- HB 44, An Act relative to political expenditures by special committees.
- SB 5, An Act relative to appointment and salaries of court stenographers.
- HB 7, An Act discontinuing the Portsmouth term of the superior court.
- HB 11, An Act to authorize liens on real property owned by persons who receive support from towns.
- HB 12, An Act to authorize liens on real property owned by county paupers.
- HB 17, An Act relative to organization of certain educational corporations.
- HB 203, An Act providing for the classification of the surface waters of the Little River and Powwow River watersheds.
- HB 204, An Act prohibiting a daughter from marrying her father.
- HB 308, An Act providing for the classification of the surface waters of the Androscoggin River watershed.

Mrs. Milligan of Newbury

Resolutions

Mr. Totman of Alstead offered the following resolutions:

Whereas, there is pending before the House of Representatives House Bill No. 154, An Act to enable the State of

New Hampshire, or any political subdivision thereof, to accept gifts of industrial facilities and to lease or otherwise dispose of the same, in new draft, and

Whereas, said bill creates a new chapter to be known as RSA 162-D, Acquisition and Disposal of Industrial Facilities, and if enacted into law, would enable a non-profit corporation to issue its revenue obligations, secured by a long term lease, to construct an industrial facility and would authorize the State of New Hampshire or any of its political subdivisions to acquire title to such industrial facility by gift from such non-profit corporation and to lease, sell or convey the industrial facility to any person, firm, partnership or corporation, public or private, and

Whereas, under Article 12 of Part First, Article 5 of Part Second and other provisions of the Constitution of New Hampshire and under the Fourteenth Amendment to the Constitution of the United States, public funds may not be used for private ends, and

Whereas, questions have arisen as to the constitutionality of the proposed act, now therefore, be it

Resolved, that the Justices of the Supreme Court be respectfully requested to give their opinion upon the following questions of law:

- 1. Are the criteria set forth in Section 162:D-5 of the proposed legislation such as will enable the governor and council to lawfully determine that a proposed undertaking will serve a public purpose and provide a public benefit not in violation of the constitutional policy that public funds shall not be expended for private purposes?
- 2. If the answer to question number 1 is in the affirmative, does the governor and council have the power to lawfully determine that a proposed undertaking is within the authority conferred by the proposed legislation and will serve a public use and be of public benefit?
- 3. Does the State or any political subdivision thereof have the power to require a lessee, sublessee, occupant or tenant of property acquired by the State or any political subdivision thereof, pursuant to the provisions of the proposed legislation, to make annual payments to the State or any political subdi-

vision thereof for such lessee's, sublessee's, occupant's or tenant's just share of the public expense, where such property would otherwise be exempt from taxes as being public property?

- 4. If the answer to question number 3 is in the affirmative, are the provisions of Section 162:D-7 of the proposed legislation requiring annual payments in lieu of taxes, approved by the governor and council as being a just share of the public expense, constitutional?
- 5. Does an undertaking authorized by the proposed legislation constitute the lending of money or credit by a political subdivision of the State of New Hampshire to or for the benefit, directly or indirectly, of a corporation having for its object a divident or profit, when, under no circumstances permitted or authorized by the proposed legislation may public funds be expended at any time for the construction, acquisition, operation, upkeep, maintenance or use of a proposed undertaking?
 - 6. Is the proposed legislation otherwise constitutional?

Be It Further Resolved, that the Speaker transmit seven copies of this resolution and of House Bill No. 154 in new draft to the Clerk of the Supreme Court for consideration by said Court.

On a viva voce vote the resolutions were adopted.

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives.

HB 16, requiring a phenylketonuria test of new born children.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendment, in the passage of which amendment the Senate asks the concurrence of the House of Representatives:

HB 67, relative to the sale of liquor by certain golf clubs.

Amend the bill by striking out section 1 and inserting in place thereof the following:

l Sale of Liquor. Amend RSA 176:11, as amended by 1963, 50:1 and 158:3 by inserting in line six after the numeral "3" the numerals, 3-a, 3-c; further amend said section by inserting in line six after the numeral "7" the numeral, 8; further amend said section by inserting in line eight after the numeral "3" the numeral, 3-a, so that said section as amended shall read as follows: 176:11 Rules and Regulations: Restrictions on Sales. Said commission shall have power to make all necessary and proper rules and regulations for carrying out the provisions hereof, and such rules and regulations shall have the effect of law. No sale of liquor or beverages shall be made on Sundays or election day while the polls are open except by persons holding licenses or permits under the provisions of RSA 178:3, 3-a, 3-c. 4, 6, 7, 8, 9, RSA 181:5, provided that persons holding licenses under the provisions of RSA 178:3, 3-a, when making sales of beverages on Sundays or election days while the polls are open shall sell only to bona fide guests with meals in the dining room or in the rooms of guests and except that a wholesale permittee may sell and deliver beverages at any time on election days for resale only. Liquor or beverages shall not be sold in any establishment where booths that are not open at the end or that are more than forty-two inches high are used for serving patrons. Costumers may be erected and attached to the ends of booths. Such costumers shall be of such design and constructed in such manner as approved by the commission.

* * *

On motion of Mr. Collishaw of Exeter the House concurred in the Senate amendment.

* * *

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendment, in the passage of which amendment the Senate asks the concurrence of the House of Representatives:

HB 134 An Act relating to capital required to organize insurance companies.

Amendment

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

l Capital Required. Amend RSA 401:4 by striking out the same and inserting in place thereof the following: 401:4 Paidup Capital. All stock companies organized under the provisions of this chapter shall have a paid-up capital of at least four hundred thousand dollars, excepting title guarantee insurance companies which shall have a paid-up capital of at least two hundred thousand dollars.

* * *

On motion of Mr. Stratton of Derry the House concurred in the Senate amendment.

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under JR 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 47 An Act relative to increase in fish and game licenses.

Amend section 4 of the bill by striking out the first two lines and inserting in place thereof the following:

4 Non-resident Fishing Licenses. Amend paragraph VIII of RSA 214:9 as amended by 1955, 324:1 and 1961, 32:2 by striking out said paragraph and inserting in

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

* * *

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendment, in the passage of which amendment the Senate asks the concurrence of the House of Representatives:

HB 41, An Act prohibiting the sale of sweepstakes tickets by unauthorized persons.

Amendment

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Takes Effect. This act shall take effect ten days after its passage.

On motion of Mr. Totman of Alstead the House concurred in the amendment.

The Senate has voted to adopt the amendment offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bill, in the adoption of which amendment the Senate asks the concurrence of the House of Representatives:

HB 253, An Act relating to reports of examinations made by the banking department.

Amendment

Amend the bill by striking out the first three lines and inserting in place thereof the following:

1 Examinations of Banking Institutions. Amend RSA 383 by inserting after 383:10-a (supp) as inserted by 1959, 199:7 the following new section: 383:10-b Confidential Information. All records of investigations and

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

Engrossed Bills Report

SB 7, relative to the powers of the ballot-law commission, Mrs. Moulton of New Durham under Joint Rule No. 6, Ought to pass with amendment.

Amendment

Amend section 1 of said bill by striking out the twentyeighth and twenty-ninth lines and inserting in place thereof the following:

exclusive of all other remedies.

2 Powers Enlarged. Amend paragraph II of RSA 68:4 by striking

Further amend said bill by renumbering section 2 to read section 3.

* * *

The Clerk read the amendment in full.

On a viva voce vote the amendment was adopted.

Resolutions

Messrs. LaTour of Hudson and O'Shan of Laconia offered the following concurrent resolution:

Concurrent Resolution

memorializing Congress in the passage of H. R. 6678 to establish a national cemetery in New England.

Whereas, H. R. 6678 has been introduced into the United States House of Representatives by Congressman James C. Cleveland of New Hampshire, therefore be it

Resolved, by the House of Representatives, the Senate concurring:

That we, the Members of the 1965 General Court of New Hampshire, do hereby memorialize Congress in the passage of the above stated bill, with the request that the cemetery be located in New Hampshire, and be it further

Resolved, that a copy of these Resolutions be forwarded to the Senate and House of Representatives of the United States and to our senators and representatives in Congress.

At the request of Mr. Stafford of Laconia, Mr. Pickett of Keene explained the concurrent resolution.

On a viva voce vote the concurrent resolution was adopted.

Announcement

Mr. Taft of Greenville made the following announcement:

Rep. James E. O'Neil of Chesterfield was elected this morning as a Director of the National School Board Association. The election took place in Boston at the Delegate Assembly comprised of representatives of 49 states plus the Virgin Islands and Puerto Rico. In the 25-year history of the National School Board Association, it is the first time that a director has been elected from New Hampshire.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 217, to reclassify a class V highway in the town of Walpole to a class II highway.

HB 223, to regulate extension of operators' licenses of members of armed forces during a war.

HB 316, to change the law regulating by-laws and meetings of credit unions.

HB 425, legalizing the proceedings at the annual town meeting held in the Town of Plainfield.

HB 430, legalizing the proceedings at the regular meeting of the Enfield fire district on March 10, 1965.

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed.

SB 10, providing for immunity from liability in emergency cases.

SB 14, to change the labeling requirements of agricultural seeds.

* * *

The Chair announced that today is the 72nd birthday of Mr. Maxwell of Henniker.

* * *

On motion of Mr. Bernier of Manchester the House adjourned at 1:04 P.M.

WEDNESDAY, April 7, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer offered by Guest Chaplain, Reverend Louis E. Watson, of the First Baptist Church in Brentwood as follows:

Almighty Father, Maker and Ruler of the Universe;

- We come to Thee with grateful hearts, for all of the bountiful answers to the prayers of the past.
- We pray that Thou wilt continue with this legislative body in their present deliberations. Guide their thoughts, and their words, and actions, that they may be in accord with Thy will, and may they be for the best interests of the people.
- As Thou art with us here, we pray that Thou wilt be with all peoples everywhere, and bless them, also. Amen.

Pledge of Allegiance to the Flag

Mr. Welch of Concord led the Convention in the Pledge of Allegiance to the Flag.

House

Leaves of Absence

Mrs. Dawson of Milton was granted leave of absence for the day on account of illness.

Mr. Shute of Concord was granted leave of absence for today and Thursday on account of illness.

Mr. Bradshaw of Keene was granted leave of absence for the day on account of important business.

Mr. Smith of Portsmouth was granted leave of absence for today and tomorrow on account of important business.

Introduction of Guests

The Chair introduced a group of students from the Harriet P. Dame School in Concord, courtesy of Mr. Welch of Con-

cord. The group was accompanied by their teacher, Mrs. Kathleen Mullins, N. H. Mother of the Year.

The Chair introduced a group of children from the Amherst Grade School, courtesy of Mr. Bragdon of Amherst.

The Chair also introduced a group from the 4th grade of Deerfield Elementary school, courtesy of Mr. Watts of Deerfield.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 502, making appropriation for the purchase and installation of an electronic roll call system for the house of representatives. (Cobleigh of Nashua) To Appropriations.

HB 503, relative to fencing swimming pools. (Howard of Concord) To Executive Departments and Administration.

HB 504, relative to authority of town highway agents. (Moore of Bradford) To Municipal and County Government.

HB 505, relative to correction of check-lists in cities and changes in party enrollments. (Call of Portsmouth) To Municipal and County Government.

HB 506, relating to filing notices under the timber conservation act. (Remick of Tamworth) To Resources, Recreation and Development.

HB 507, establishing a minimum salary for supervisors of the check-lists. (Stratton of Derry) To Municipal and County Government.

HB 508, to raise the fees charged for registration or licensing of barbers. (Capistran of Manchester) To Executive Departments and Administration.

HB 509, creating an office of community recreation service. (Smith of Concord) To Resources, Recreation and Development.

HB 510, to legalize the proceedings of the annual Plymouth village fire precinct meeting held at Plymouth, March 11, 1965. (Smith of Plymouth — Rules) To Municipal and County Government.

On motion of Mr. Smith of Plymouth the Rules of the House were so far suspended as to dispense with the printing of HB 510.

The Clerk read the bill in full.

An Act to legalize the proceedings of the annual Plymouth village fire precinct meeting held at Plymouth, March 11, 1965.

l Proceedings Legalized. The votes and proceedings taken at the annual Plymouth village fire precinct meeting in the town of Plymouth on March 11, 1965, are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect on passage.

* * *

HB 511, legalizing the proceedings of the March 27, 1965 meeting of the Coos county convention. (Sherman of Lancaster and Brungot of Berlin — Rules) To Municipal and County Government.

On motion of Mr. Sherman of Lancaster the Rules of the House were so far suspended as to dispense with the printing of HB 511.

The Clerk read the bill in full.

An Act legalizing the proceedings of the March 27, 1965 Meeting of the Coos county convention.

1 Proceedings Legalized. All votes and proceedings of the March 27, 1965 meeting of the Coos county convention and all actions, votes and appropriations taken and made at said meeting, including but not being limited to the voting of a twenty thousand dollar appropriation for an addition to the vault at the Coos county court house in Lancaster and the authorizing of a bond issue to finance the same, and the adoption of the county budget, are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect sixty days after its passage.

* * *

On motion of Mr. Claffin of Wolfeboro the Rules of the House were so far suspended as to vacate the order whereby HB 358 relative to the operation of motor vehicles on ice at Great Bay, was referred to Resources, Recreation and Development and the bill was referred to Transportation.

Committee Reports

HB 23, to provide additional retirement to retired members of the policemen's retirement system, Mr. Roberts of Conway for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HJR 24, providing funds for the commission on interstate cooperation, Mrs. Scott-Craig of Hanover for Appropriations. Ought to pass.

On a viva voce vote the resolution was ordered to a third reading.

HB 240, to authorize the issuance of jury venires during session of court, Mrs. Ainley of Manchester for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 21, relative to number of election inspectors at biennial election, Mr. Spitzli of Walpole for Judiciary. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the section and inserting in its place the following:

1 Additional Inspectors. Amend RSA 59:30 (supp) as amended by 1959, 280:1 and 1961, 232:1, by striking out the section and inserting in its place the following:

59:30 Appointment. Each town and ward political committee of the two political parties which cast the largest number of votes for governor in the state at the last previous biennial election are authorized between October 1 and October 10 of each biennial election year to appoint as additional election officers to act with the clerk, moderator and selectmen at each polling place, two inspectors of election. Provided that if the number of voters qualified to vote at a polling place shall exceed two thousand, said political committees may each appoint for such polling place one additional inspector for each fifteen

hundred qualified voters, or fraction thereof in excess of two thousand. Provided, further, the town and ward political committees may each appoint such additional inspectors, equally divided between the two political parties, as the moderator considers necessary for the efficient conduct of the election. The Chairman of said political committees shall, on or before October 12, notify said appointees and the town or ward clerk and city clerk concerned as to appointments made under the foregoing authority. Provided that if any such appointments are not made by said political committees and proper notification thereof given on or before October 12, in a particular town or ward, then the appointments shall be made by the selectmen of the town or ward concerned in equal numbers from the two political parties.

Further amend the bill by inserting after section 1 the following new section:

2 Duties of Inspectors. Amend RSA 59:36 (supp) as amended by 1959, 280:6 by striking out the sentence beginning "The other inspectors" and inserting in its place the following sentence: "The other inspectors shall be assigned such duties in the polling place as the moderator may determine, including but not limited to the relief of the ballot clerks and to the assistance for the illiterate and physically disabled in voting their ballots as provided in section 65 of this chapter." so that the section is amended to read as follows:

59:36 Duties. Two of the inspectors, one from each of the two political parties, shall be designated by the moderator at the opening of the polls to act as ballot clerks. They shall have charge of the ballots therein and shall furnish them to the voters in the manner herein set forth. A duplicate checklist of the qualified voters shall be prepared for the use of the ballot clerks and all the provisions of law relative to the preparation, furnishing and preservation of checklists shall apply to such duplicate lists. The other inspectors shall be assigned such duties in the polling place as the moderator may determine, including but not limited to the relief of the ballot clerks as to the assistance for the illiterate and physically disabled in voting their ballots as provided in section 65 of this chapter.

Further amend the bill by renumbering section 2 to read section 3.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 183, to provide assistance for families and businesses displaced by highway construction or reconstruction projects, Mr. McGee of Lincoln for Public Works. Ought to pass with amendment.

Amendment

Amend RSA 233:28 as inserted by section 1 of the bill by inserting after paragraph (d) a new paragraph as follows.

(e) Any payment made under this section as reimbursement shall be made as a payment separate from any damages paid to the eligible person.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Concurrent Resolution

Mrs. Donnelly of Dover offered the following concurrent resolution:

Whereas the Great Bay and environs do not adequately provide for public recreational development, and

Whereas the residents of our state living near this area are in need of outdoor recreational opportunities, and

Whereas the provisions of adequate recreation are of both social and economic benefit to our state, now therefore be it

Resolved by the House of Representatives, the Senate concurring,

That it is the consensus of the General Court of New Hampshire that there is need for a coordinated effort by the related state agencies in resource matters to place high priority in their efforts to make long range and immediate plans for appropriate and needed developments of Great Bay and environs with particular emphasis upon the needs of state residents for public recreational facilities.

* * *

The Chair referred the Concurrent Resolution to Resources, Recreation and Development.

Resolutions

Messrs. Urie of New Hampton, Bigelow of Warner, Smith of Plymouth and Stevenson of Bethlehem offered the following Resolutions:

Whereas, we are sorry to learn of the illness of our fellow Representative from Bristol, Bowdoin Plumer, and

Whereas, Mr. Plumer has served long and faithfully in various capacities his town and state and has been a distinguished credit to his community, therefore be it

Resolved, that we, the Members of the New Hampshire House of Representatives in General Court convened, do hereby extend to him our sincere sympathy for his confinement with a fervent wish for his speedy recovery, and be it further

Resolved, that the Clerk be instructed to transmit a copy of these resolutions to Mr. Plumer.

* * *

On a viva voce vote these resolutions were adopted.

Communication

April 3, 1965

Dear Mrs. Ainley:

We were greatly touched and honored to receive recently the resolution of condolence voted by the House of Representatives of the State of New Hampshire, in the passage of which I am sure you played a most important part.

It is comforting to realize how many share our sense of loss as well as our many happy memories of mother's wonderful life, and we are deeply grateful for this most thoughtful expression of sympathy.

Sincerely,

Priscilla Sullivan

Announcements

The Chair announced that yesterday was the birthday of Mr. Maxwell of Henniker and today is the birthday of Mr. Low of Hanover. There is just one day's difference in their ages.

The Chair also announced that today is the 14th wedding anniversary of Mr. Lemire of Berlin.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock to be in order at the present time, that third reading of bills be by title only, and Resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills and joint resolution were read a third time, passed, and sent to the Senate for concurrence:

HB 23, to provide additional retirement to retired members of the policemen's retirement system.

HJR 24, providing funds for the commission on interstate cooperation.

HB 240, to authorize the issuance of jury venires during session of court.

HB 21, relative to number of election inspectors at biennial election.

HB 183, to provide assistance for families and businesses displaced by highway construction or reconstruction projects.

* * *

On motion of Mrs. Hartigan of Rochester the House adjourned at 11:55 A.M.

THURSDAY, April 8, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God, Maker and Creator of all things and all life, who has given man government above all living creatures, Give us the grace most needed of self-government, lest in seeking to conquer things we fail to conquer ourselves. Grant that we in this legislature may daily remember our grave responsibilities to the people of this sovereign state, that we who would have a well governed people will first govern ourselves, through Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Stevens of Epsom led the Convention in the Pledge of Allegiance to the Flag.

Introduction of Guests

The Chair introduced Lucybelle Keeler of Canterbury and John Scruton of Rochester, 4-H leaders with their state leader, Mr. Jesse James. Miss Keeler and Mr. Scruton delivered their reports to the Convention. The 4-H leaders also presented copies of their reports to the President of the Senate, Speaker of the House and Majority Leaders and Minority Leaders of the House and Senate.

On motion of Senator O'Gara from the 21st District the Convention rose.

House

The Chair introduced to the House the members of the Ways and Means committee of the House of the Vermont state Assembly with their Chairman, Honorable Byron C. Hathorn, together with several other members and state officials.

Representative Hathorn addressed the Convention briefly.

The Chair offered his personal wishes that their visit would be very fruitful.

(Mr. Taft of Greenville in the Chair)

Leaves of Absence

Mrs. Dawson of Milton and Miss Bailey of Newport were granted leave of absence for the day on account of illness.

Messrs. Herbert of Windham and Scott of Derry were granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 512, to exclude pleasure boats from taxation. (Osborne of Portsmouth) To Ways and Means.

HB 513, authorizing an entrance and exit to the Exeter-Hampton Expressway. (Leavitt of North Hampton) To Public Works.

HB 514, relative to political advertising. (Lemieux of Manchester) To Judiciary.

HB 515, to limit liability for support at Laconia state School (St. John of Barnstead) To Public Welfare and State Institutions.

HB 516, to adjust disposition of proceeds of sweepstakes sales. (Welch of Concord) To Education.

HB 517, to reduce the charges on Small Loans. (Taft of Greenville) To Banks.

Committee Reports

HB 334, providing for the termination of the authority of credit unions to accept deposits, Mr. Cox of Merrimack for Banks. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 336, relative to investments of building and loan associations, Mr. Cox of Merrimack for Banks. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 79, to provide standard plans and specifications for new school buildings, Mrs. Demers of Lebanon for Education. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Schoolhouses. Amend RSA 199 by adding after section 1 the following new section:

199:1-a School Construction Economy Service. I. The state board of education shall review the preliminary and final plans and specifications for any school building project and the educational program which it is designed to house and advise school boards regarding the suitability of such plans on the basis of educational effectiveness, sound construction and reasonable economy of cost.

- II. The state board of education shall arrange for the collection, publication and distribution of information on economical school plant planning and construction and on relevant educational materials, and shall furnish such information to school districts planning school construction.
- III. The amount of five thousand dollars is hereby appropriated to be expended by the state board of education for the purpose of fulfilling the provisions of section II for the 1965-67 biennium. The governor is authorized to draw his warrant for the sum hereby appropriated out of any money in the treasury not otherwise appropriated.

* * *

On a viva voce vote the amendment was adopted and the bill was ordered to Appropriations under the Rules.

HB 284, to require towns to regulate the licensing of plumbers, Mr. Lamprey of Tuftonboro for Executive Departments and Administration. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 121, for the elimination of the payment of bounties for bobcats, lynxes and wolves, Mr. Brown of Loudon for Fish and Game. Ought to pass with amendment.

Amendment

Amend the bill by striking out the title and inserting in its place the following:

An act relating to the bounty on bobcats.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Bounty. Amend RSA 470:5 by striking out the section and inserting in its place the following:

470:5 Bobcats. Any person who shall kill in this state any wildcat of the species known as bobcat, may deliver the carcass thereof, in the same condition as when killed, to any conservation officer or the director, with a sworn statement that it was killed in this state within forty-eight hours, and giving the date and place of the killing thereof, and upon request, shall accompany the conservation officer to the precise spot where the same was killed. Said conservation officer shall thereupon report to the director, who, being satisfied that the same was killed in this state, shall certify the killing to the governor. The governor is hereby authorized to draw his warrant upon the fish and game fund for the payment of fifteen dollars for each bobcat so killed, reported and certified. The ears of such animal shall be punched by said conservation officer with a punch to be furnished to him for the purpose by the director. The officer shall cause the skin to be removed from the carcass and shall forward the skin to the director. The director shall sell such skins and return all moneys received therefor to the state treasurer to be credited to the fish and game fund.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 242, to authorize waiver of jury trial in certain cases, Mr. Wildey of Westmoreland for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 165, relating to the establishment of contingency funds for units of municipal government, Mr. Hanson of Bow for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "one half of" in the ninth line so that the section is amended to read:

1 Towns. Amend RSA 31 by adding at the end thereof the following new section:

31:98 Contingency Fund. Every town annually by an article in the warrant may establish a contingency fund to meet the cost of unanticipated expenses that may arise during the year. Such fund shall not exceed one per cent of the amount appropriated by the town for town purposes during the preceding year excluding capital expenditures and the amortization of debt. A detailed report of all expenditures from the contingency fund shall be made annually by the selectmen and published with their report.

Amend section 2 of the bill by striking out the words "one half of" in the ninth line so that the section is amended to read:

2 Cities. Amend RSA 44 by adding after section 44:10 the following new section:

44:10-a Contingency Fund. Every city, by its council, may establish a contingency fund to meet the cost of unanticipated expenses that may arise during the year. Such fund shall not exceed one per cent of the amount expended by the city for city purposes, exclusive of school department costs, capital expenditures and amortization of debt during the preceding year. A detailed report of all expenditures from the contingency fund shall be made annually by the treasurer and published in his report.

Amend section 3 of the bill by striking out the words "one half of" in the tenth line so that the section is amended to read:

3 Village Districts. Amend RSA 52 by adding after section 52:4 the following new section:

52:4-a Contingency Fund. Every village district annually by an article in the warrant may establish a contingency fund to meet the cost of unanticipated expenses that may arise during the year. Such fund shall not exceed one per cent of the amount appropriated exclusive of capital expenditures and amortization of debt by such village district during the preceding year. A detailed report of all expenditures from the

contingency fund shall be made annually by the commissioners and published with their report.

Amend secton 4 of the bill by striking out the words "one half of" in the thirteenth line so that the section is amended to read:

4 School Districts. Amend RSA 198 by adding after section 4 the following new section:

198:4-a Contingency Fund. Every school district annually by an article in the warrant, and the governing body of a city upon recommendation of the school board, when the operation of the schools is by a department of the city, may establish a contingency fund to meet the cost of unanticipated expenses that may arise during the year. Such fund shall not exceed one per cent of the amount appropriated for school purposes, exclusive of capital expenditures and amortization of debt, during the preceding year. A detailed report of all expenditures from the contingency fund shall be made annually by the school board and published with their report.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 406, legalizing proceedings at the town meeting November 10, 1964, in the town of Ossipee, Mr. Allen of Rindge for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 408, legalizing proceedings at the town meeting March 9, 1965, in the town of Northfield, Mr. Crouch of Durham for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

HB 16, An Act requiring a phenylketonuria test for new born children.

- HB 47, An Act relative to increase in fish and game licenses.
- HB 67, An Act relative to the sale of liquor by certain golf clubs.
- HB 134, An Act relating to capital required to organize insurance companies.
- HB 253, An Act relating to reports of examinations made by the banking department.
- SB 10, An Act providing for immunity from liability in emergency cases.

Mrs. Forbes of Marlow

Message from the Senate

The Senate has voted to concur with the House of Representatives in the passage of the following concurrent resolutions:

Concurrent Resolution applying to the Congress to call a convention for the purpose of proposing an amendment to the Constitution of the United States.

Concurrent Resolution relating to our First Aid Nurse, Albertine L. Bourgault, R.N.

Committee Report

HB 41, prohibiting the sale of sweepstakes tickets by unauthorized persons, Mrs. Moulton of New Durham for Engrossed Bills. Ought to pass with amendment under Joint Rule 6.

Amendment

Amend section 1 by striking out the first two lines and inserting in place thereof the following:

1 Prohibition and Exemption. Amend RSA 284 by inserting after section 21-n, as inserted by 1963, 200:4, the

* * *

The House concurred in the Engrossed Bills amendment.

Senate Message

The Senate has voted to adopt the amendment offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bill, in the adoption of which amendment the Senate asks the concurrence of the House of Representatives:

HB 200, An Act relative to unemployment trust funds.

Amendment

Amend section 3 of said bill by striking out the first five lines and inserting in place thereof the following:

3 Reciprocal Arrangements. Amend subparagraph (5) of paragraph A of RSA 282:16 (supp) as inserted by 1963, 194:11 by striking out the same and inserting in place thereof the following: (5) The said department may administer

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment.

HB 216, An Act for the relief of widows and orphans.

Amendment

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act relative to power of testators to designate representatives for unknown beneficiaries.

Amend section 1 of the bill by striking out the first four lines and inserting in place thereof the following:

1 Nomination of Representatives. Amend RSA 553 by inserting after section 12 the following new section: 553:12-a Nomination of Person to

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment

* * *

Mr. Brown of Peterborough presented an award to Mr. O'Neil of Chesterfield in honor of his election as Delegate to the National School Board Association.

Mr. O'Neil accepted the award with pleasure and spoke briefly concerning the National Association.

Resolutions

The Salem Representatives offered the following Resolutions:

Whereas, we are sorry to learn of the illness of our fellow Representative, John Grant of Salem, therefore be it

Resolved, That we, the Members of the House of Representatives of the New Hampshire General Court, extend our sympathy to our Fellow Member in his illness and our best wishes for a speedy recovery to health, and be it further

Resolved, That a copy of these Resolutions be transmitted to Representative Grant.

On a viva voce vote these resolutions were adopted.

Resolutions

Mr. LaTour of Nashua offered the following Resolutions:

Whereas, Nicholas D. Makris, father of Harry P. Makris, Representative from Nashua, Ward 5, has passed away, therefore be it

Resolved, That we, the Members of the House of Representatives of the New Hampshire General Court, hereby express our deepest sympathy to our Fellow Member in his bereavement, and be it further

Resolved, That a copy of these Resolutions be sent to Representative Makris.

On a viva voce vote these Resolutions were adopted.

Mr. Pickett of Keene announced that today is the 39th birthday of Andy Anderson, reporter for the Monitor.

Mr. Pickett of Keene also announced that the city of Keene had been selected as one of the outstanding cities in the country and moved that when the House adjourned today it be in honor of the city of Keene.

* * *

On motion of Mr. Pickett of Keene, the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 336, relative to investments of building and loan associations.

HB 121, relating to bounty on bobcats.

HB 242, to authorize waiver of jury trial in certain cases.

HB 165, relating to the establishment of contingency funds for units of municipal government.

HB 406, legalizing proceedings at the town meeting November 10, 1964, in the town of Ossipee.

HB 408, legalizing proceedings at the town meeting March 9, 1965, in the town of Northfield.

* * *

The Chair announced the following birthdays and anniversaries:

Today is the 44th wedding anniversary of Mr. Chamberlain of Alton.

Tomorrow is the birthday of Mr. Matheson of Center Harbor.

Tomorrow is the 69th birthday of Mr. Underwood of Chester and is his 46th wedding anniversary.

Next Monday is the birthday of Mr. Clancy of Manchester.

* * *

On motion of Mrs. Haynes of Laconia the House adjourned in honor of the city of Keene at 12:30 P. M.

TUESDAY, April 13, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God who gives us the night and the day and who is forever renewing our strength: Grant in this new day and week of legislative work that we may be grateful for the refreshment of these past days and invigorated for the decisions confronting us. Keep us open to new understandings, yet firm in our convictions which reflect our deepest integrity, that in all things we may be honest to ourselves and so answer our responsibilities to the people of the State. This we ask in the name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. McMeekin of Haverhill led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups of school children as guests of the House today:

A group of boys from the 8th grade Public School of Madison, courtesy of Mr. Hayes of Madison.

A group from the Problems of Democracy Class from Haverhill Academy, courtesy of Messrs. Larty and McMeekin of Haverhill.

Leaves of Absence

Mr. Emerson of Dalton was granted leave of absence for the week on account of a death in the family.

Mr. Lamprey of Tuftonboro was granted leave of absence for an indefinite period on account of illness.

Mr. Ellms of Canaan and Mr. Pennington of Epping were granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills and House Joint Resolutions were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 518, relating to limitations upon certain real estate tax exemptions. (Mack of Orford) To Municipal and County Government.

HB 519, requiring recording of liens for taxes other than real estate taxes. (Roby of Concord) To Municipal and County Government.

HB 520, relating to the establishment of a state liquor store in the town of Hudson. (Gallagher and Provencal of Hudson) To Liquor Laws.

HB 521, relative to the investment of capital reserve funds of cities. (Roby of Concord) To Municipal and County Government.

HB 522, to provide supplementary process for the collection of judgments. (Pratt of Keene) To Judiciary.

HB 523, relative to tax exemption for certain real estate and personal property involving veterans' organizations. (Casassa of Hampton) To Military and Veterans' Affairs.

HB 524, to exempt the first four thousand dollars in assessment of persons over sixty-five years of age who have an income of three thousand dollars or less. (Morrison and Regan of Salem) To Ways and Means.

HB 525, relating to the practice of public accounting and public bookkeeping. (Plourde of Pembroke) To Judiciary.

HJR 36, in favor of Mr. and Mrs. Theodore Haskins. (Totman of Alstead) To Claims and Aeronautics.

Committee Reports

HB 271, to authorize purchases by the director of the division of purchase and property without competitive bidding on purchases of less than five hundred dollars, Mr. Walsh of Manchester for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 34, to repeal special fishing regulations relative to the upper Connecticut River, Mr. Guilbeault of Allenstown for Fish and Game. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 105, relative to insurance rates, Mrs. Putnam of Lebanon for Insurance. Majority: Inexpedient to Legislate. Minority: Ought to pass.

The reports were accepted.

Mr. Sheridan of Berlin moved that HB 105 be made a Special Order for Tuesday next at 11:01 o'clock, and spoke in favor of the motion.

Mr. Stratton of Derry spoke against the motion.

Mr. Sheridan of Berlin spoke a second time in favor of the motion.

Mr. Stratton of Derry spoke a second time against the motion.

On a viva voce vote the Yeas appeared to have it.

Mr. Stratton requested a division.

159 members having voted in the affirmative and 103 in the negative the motion for a Special Order prevailed.

HB 241, to provide an additional penalty for failure to appear in court after release on bail, Mr. Capistran of Manchester for Judiciary. Ought to pass with amendment.

Amendment

Amend section 1 of said bill by inserting after the words "Any person" in the fourth line the words, charged with a crime punishable by imprisonment, so the section is amended to read as follows:

1 Bail. Amend RSA 597 by adding a new section after section 39 to read as follows:

597:39-a Failure to Appear; Punishment. Any person charged with a crime punishable by imprisonment who, having been released on bail or on his own recognizance, wilfully fails to appear as required before the court of this state having jurisdiction, shall be liable to a punishment of not more than one-half of that which may be inflicted for the commission of the crime in connection with which he has been held to bail, but not more than five years imprisonment. A sentence of imprisonment under this section shall not be concurrent with any other sentence then being served or thereafter imposed upon such person, unless expressly made so by the court imposing sentence. Neither the penalty provided by this section nor any prosecution under this section shall interfere with or prevent the forfeiture of any bail or the exercise by the court of its power to punish for contempt, but this section shall be construed to provide an additional penalty for failure to appear.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 269, relating to complaints alleging speed violations, Mr. Spitzli of Walpole for Judiciary. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

l Summons. Amend paragraph l of RSA 262-A:60 (supp) as inserted by 1963, 330:1, by striking out the paragraph and

inserting in place thereof the following: I. In every charge of violation of any speed regulation in this chapter the complaint shall set forth the manner in which the alleged speed was unreasonable and imprudent or shall specify the speed at which the defendant is alleged to have driven and the prima facie speed applicable within the district or at the location.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 277, relating to contracts between municipalities and the New Hampshire water resources board, Mr. Capistran of Manchester for Judiciary. Ought to pass with amendment.

Amendment

Amend HB 277 by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 278, making amendments to the Uniform Commercial Code, Mrs. Frizzell of Charlestown for Judiciary. Ought to pass with amendment.

Amendment

Amend section 1 of said bill by striking out the word "remains" in the twelfth line and inserting in place thereof the word, maintains, so the section is amended to read as follows:

I Due Diligence. Amend paragraph 27 of RSA 382-A:1-201, as inserted by 1959, 247:1, by striking out the paragraph and inserting in its place the following: (27) Notice, knowledge or a notice or notification received by an organization is effective for a particular transaction from the time when it is brought to the attention of the individual conducting the transaction, and in any event from the time when it would have been brought to his attention if the organization had exercised due diligence. Any organization exercises due diligence if it

maintains reasonable routines for communicating significant information to the person conducting the transaction and there is reasonable compliance with the routines. Due diligence does not require an individual acting for the organization to communicate information unless such communication is part of his regular duties or unless he has reason to know of the transaction and that the transaction would be materially affected by the information.

Amend section 4 of said bill by striking out the reference "352-A:3-122" in the second line and inserting in its place the reference, 382-A:3-122, so the section is amended to read as follows:

4 Interest. Amend paragraph (4) (a) of RSA 382-A:3-122, as inserted by 1959, 247:1, by striking out the paragraph and inserting in its place the following: (a) in the case of a maker, acceptor or other primary obligor of a demand instrument, from the date of demand;

Amend the first paragraph of section 15 of said bill by striking out the reference "382-A:9-107" in the third line and inserting in its place the reference, 382-A:8-107, so the paragraph is amended to read as follows:

15 Short Sale. Amend RSA 382-A, as inserted by 1959, 247:1, by inserting after section 8:106 the following new section: 382-A:8-107 Securities Deliverable; Action for Price.

Amend the first sentence of section 20 by striking out the reference "paragraph (3)" in the third line and inserting in its place the reference, paragraph (1), so the sentence is amended to read as follows:

20 Owner, Holder of Securities. Amend RSA 382-A:8-313, as inserted by 1959, 247:1, by inserting after paragraph (1) (d) the following paragraph:

Amend the first sentence of section 21 by striking out the reference "RSA 482-A:8-320" in the third line and inserting in its place the reference, RSA 382-A:8-320, so the sentence as amended will read as follows:

21 Transfers or Pledges of Securities. Amend RSA 382-A:, as inserted by 1959, 247:1, by inserting the following new sec-

tion: RSA 382-A:8-320 Transfer or Pledge with a Central Depository System.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 289, providing for a hearing after suspension of a liquor license or beverage permit, Mr. Collishaw of Exeter for Liquor Laws. Ought to pass.

At the request of Mr. O'Neil of Chesterfield, Mr. Collishaw explained the bill.

On a viva voce vote the bill was ordered to a third reading.

HB 349, relative to overtime wage rates, Mr. Belanger of Manchester for Labor. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 355, relative to wholesalers' off-sale permits, Mr. Collishaw of Exeter for Liquor Laws. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

On motion of Mr. Taft of Greenville, the Rules of the House were so far suspended as to permit the introduction of a committee report not sufficiently advertised in the Journal.

HB 321, relative to future water supplies for the city of Manchester, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

HB 45, An Act to give the right to vote to a person becoming of voting age within six months after moving from one place within the state to another place within the state.

HB 166, An Act relating to towns and cities incurring indebtedness to pay for reappraisals.

- HB 174, An Act relative to annual payments to firemen's retirement board by call firemen.
 - HB 200, An Act relative to unemployment trust funds.
- HB 216, An Act relative to power of testators to designate representatives for unknown beneficiaries.
- SB 7, An Act relative to the powers of the ballot-law commission.
- SB 14, An Act to change the labeling requirements of agricultural seeds.

Mrs. Moulton of New Durham

Senate Messages

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

- HB 45, to give the right to vote to a person becoming of voting age within six months after moving from one place within the state to another place within the state.
- HB 166, relating to towns and cities incurring indebtedness to pay for reappraisals.
- HB 174, relative to annual payments to firemen's retirement board by call firemen.
 - HB 208, to provide for licensing on odd numbered years.
- HB 431, relative to bonded indebtedness of the town of Peterborough for water-works.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bill:

SB 7, An Act relative to the powers of the ballot-law commission.

Senate Bills Read and Referred

SB 4, relative to the definition of a juvenile. To Judiciary.

SB 25, providing for more than one deputy city clerk for the City of Manchester. To Manchester Delegation.

SB 26, changing the date of primary elections in the City of Manchester. To Manchester Delegation.

Communication

April 9, 1965

Hon. Walter R. Peterson, Speaker House of Representatives State House Concord, New Hampshire

Dear Mr. Peterson:

Because almost every local library in our state is in some way involved in the observance of National Library Week, April 25-May 1, may we extend an invitation to the members of the Honorable House to attend our National Library Week luncheon at noon at the N. H. Highway Hotel on Wednesday, April 28?

At that time, we expect to honor many of the Granite State's authors, in person. We have invited all those who have produced books in the past five years or who have a book scheduled for publication, to attend. Our main speaker will be Prof. Donald Murray of the University of New Hampshire, author of the current novel, "The Man Who Had Everything".

Tickets for the luncheon may be obtained at \$3 each in the sergeant-at-arms office, or from House members Reps. Martha Frizzell, Charlestown; or Margaret Normandin, Laconia.

We hope to see many members of your Honorable Body in attendance.

Very truly yours, (Miss) Alma Gallagher, Chairman

Announcements

The Chair announced that last Sunday was the 69th birthday of Mr. Brocklebank of Hollis and that today is the 65th birthday of Mr. Edwards of Antrim.

* * *

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

SB 34, to repeal special fishing regulations relative to the upper Connecticut River, was read a third time, passed, and sent to the Secretary of State to be engrossed.

The following House bills were read a third time, passed, and sent to the Senate for concurrence:

HB 271, to authorize purchases by the director of the division of purchase and property without competitive bidding on purchases of less than five hundred dollars.

HB 241, to provide an additional penalty for failure to appear in court after release on bail.

HB 269, relating to complaints alleging speed violations.

HB 277, relating to contracts between municipalities and the New Hampshire water resources board.

HB 278, making amendments to the Uniform Commercial Code.

HB 289, providing for a hearing after suspension of liquor license or beverage permit.

HB 321, relative to future water supplies for the city of Manchester.

* * *

On motion of Mrs. Howard of Bartlett the House adjourned at 12:17 P.M.

WEDNESDAY, April 14, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by the Chaplain as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God, whose divinity shapes our ends, rough hew them how we will, give us clear vision to see that man has achieved greatness only as he has seen thy purpose. Fill us with gratitude for the concept of government of the people, for the people and by the people, which in the pages of history has been written by man of Godly and religious understanding; that we in this legislature may be faithful to the past and valiant to the present. This we ask in the Name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mrs. Dawson of Milton led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced Mrs. Patricia Hutar, Assistant Chairman of the Republican National Committee, accompanied by New Hampshire Republican National Committeewoman, Mrs. Rose Bovaird of Manchester, Miss Victoria Zachos of Concord and Mrs. Maxine Goodman of Manchester as guests of the House today.

The Chair also introduced a group of students from Milton High School, courtesy of Mrs. Dawson of Milton.

A group of students from the Salisbury grammer school, courtesy of Mr. Bork of Salisbury.

A group of students from Pinkerton Academy, courtesy of Mr. Kimball of Derry.

Leaves of Absence

Messrs Karnis of New Ipswich, Leonard of Nashua and Spanoz of Newport were granted leaves of absence for the day on account of important business.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 526, relative to obtaining matching federal funds for implementation of Title III of the National Defense Education Act. (O'Neil of Chesterfield) To Education.

HB 527, relative to motor vehicle tires. (Coutermarsh of Lebanon) To Transportation.

HB 528, relative to the New Hampshire Soldiers' Home. (O'Shan of Laconia) To Military and Veterans' Affairs.

HB 529, naming the Tenny Mountain Highway. (Bell and Smith of Plymouth) To Public Works.

HB 530, to fix the salaries of the deputy registers of probate (Eastman of Exeter) To Municipal and County Government.

HB 531, to fix the salaries of the registers of probate. (Ferron of Exeter) To Municipal and County Government.

HB 532, to provide for the dredging of Rye harbor and the building of slips for the mooring of small craft. (Greene of Rye) To Resources, Recreation and Development.

Committee Reports

HB 338, relative to the duties of credit union supervisory committees, Mr. Cox of Merrimack for Banks. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 360, to authorize banks to invest in service corporations, Mr. Cox of Merrimack for Banks. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 48, authorizing the dissolution of the Penacook school district and uniting it with the union school district of Con-

cord, Mr. Howard of Concord for the Concord Delegation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 245, relative to hunting on uncultivated land, Mr. Healy of Manchester for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 46, to establish an elevator inspection law, Mr. Dionne of Manchester for Labor. Ought to pass with amendment.

Amendment

Amend RSA 157-A:8 as inserted by section 1 of the bill by adding after the words "two-year period" in the fourth line the words, except in cases where an elevator inspector has proven experience in excess of five years within the state to the satisfaction of the commissioner, so that the section as amended shall read:

157-A:8 Inspectors. An elevator inspector must pass an examination given by the commissioner. A license shall be issued to the inspector for a two-year period, except in cases where an elevator inspector has proven experience in excess of five years within the state to the satisfaction of the commissioner. A fee of ten dollars shall be charged for the initial examination and license. A license may be renewed every two years upon payment of a fee of five dollars. A person who holds a certificate or license of competency as an inspector of elevators from a state that has a standard of examination equal to that of this state may be issued a license without examination upon payment of a fee of five dollars. The commissioner may revoke any license issued by him for cause shown, after a hearing. The holder of a license under question shall receive seven days' written notice informing him of the charges against him and of the time and place of the hearing.

Amend RSA 157-A:13 as inserted by section 1 of the bill by striking out said section and inserting in its place the following:

157-A:13 Effect of Appeal. During the pendency of any petition for review, the filing of the petition shall not stay the order, rule or regulation under review, but the court may, on

application, on notice to the commissioner and on cause shown, grant a restraining order.

* * *

On a viva voce vote the amendment was adopted.

Mr. MacFarlane of Swanzey offered the following amendment:

Amendment

Amend RSA 157-A:3 as inserted by section 1 of the bill by adding after the word, commissioner, in the second line the words, except in cases where an elevator inspector has proven experience in excess of five years within the state to the satisfaction of the commissioner, so that the section is amended to read:

157-A:8 Inspectors. An elevator inspector must pass an examination given by the commissioner, except in cases where an elevator inspector has proven experience in excess of five years within the state to the satisfaction of the commissioner. A license shall be issued to the inspector for a two-year period. A fee of ten dollars shall be charged for the initial examination and license. A license may be renewed every two years upon payment of a fee of five dollars. A person who holds a certificate or license of competency as an inspector of elevators from a state that has a standard of examination equal to that of this state may be issue a license without examination upon payment of a fee of five dollars. The commissioner may revoke any license issued by him for cause shown, after a hearing. The holder of a license under question shall receive seven days' written notice informing him of the charges against him and of the time and place of the hearing.

The Clerk read the amendment in full.

(Mr. Taft of Greenville in the Chair)

Mr. MacFarlane explained the amendment.

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 256, relating to the invoice of taxable property, Mr. Dionne of Nashua for Municipal and County Government. Majority, Ought to pass. Minority, Inexpedent to Legislate. Mr. Rosedoff of Nashua and Mr. Hood of Plainfield.

The reports were accepted.

On a viva voce the bill was ordered to a third reading.

Mr. Pickett of Keene, having voted with the majority, moved that the House reconsider its vote whereby it ordered HB 256 to a third reading, and spoke in favor of the motion.

Mr. Cole of Swanzey spoke in favor of the motion.

On a viva voce vote the motion to reconsider was adopted.

Mr. Rosedoff of Nashua moved that the words, Inexpedient to Legislate, be substituted for the words, Ought to pass, and spoke in favor of the motion.

Messrs Cole of Swanzey and Hanson of Bow spoke against the motion.

(discussion ensued)

Mr. Barker of Stratham spoke against the motion.

On a viva voce vote the motion was not adopted.

On a viva voce vote the bill was ordered to a third reading.

HB 380, relative to the election of supervisors of check-lists, Mrs. Milligan of Newbury for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HJR 25, to provide funds for nursing home care increases for people receiving public assistance, Mr. Vincent of Somersworth for Public Welfare and State Institutions, Ought to pass with amendment.

Amendment

Amend the joint resolution by striking out in the first two lines of the printed bill the words "two hundred ninety-five thousand one hundred fifty-seven dollars and seventeen cents" and inserting in their place the words, two hundred twenty-one thousand three hundred eighty-eight dollars and thirty-six

cents; and by striking out in the fourth and fifth lines of the printed bill the words "two hundred eighty-nine thousand nine hundred fifty-six dollars and sixteen cents" and inserting in their place the words, four hundred thirty-four thousand nine hundred seventy-six dollars and ninety-eight cents; further amend the joint resolution by striking out in the twelfth and thirteenth lines of the printed bill the words "one dollar per day for the biennium" and inserting in their place the words and figures, seventy-five cents per day for the fiscal year ending June 30, 1966, and is increased an additional seventy-five cents per day for the fiscal year ending June 30, 1967. The local share of such increases will amount to ninety-two thousand eight hundred forty-one dollars and ninety cents for the fiscal year ending June 30, 1966, and one hundred eighty-four thousand six hundred and forty-nine dollars and fourteen cents for the fiscal year ending June 30, 1967; and the division of welfare is hereby authorized to use such local revenue for the purpose of this joint resolution, so that the joint resolution is amended to read as follows:

The sum of two hundred twenty-one thousand three hundred eighty-eight dollars and thirty-six cents is hereby appropriated for the fiscal year ending June 30, 1966, and the sum of four hundred thirty-four thousand nine hundred seventysix dollars and ninety-eight cents is hereby appropriated for the fiscal year ending June 30, 1967, to be spent by the division of welfare of the department of health and welfare to pay the state's share of increases in nursing home care rate to nursing homes for the care of people in the homes being assisted by the division of welfare, so that the nursing home care daily rate is increased seventy-five cents per day for the fiscal year ending June 30, 1966, and is increased an additional seventy-five cents per day for the fiscal year ending June 30, 1967. The local share of such increases will amount to ninety-two thousand eight hundred forty-one dollars and ninety cents for the fiscal year ending June 30, 1966, and one hundred eighty-four thousand six hundred and forty-nine dollars and fourteen cents for the fiscal year ending June 30, 1967, and the division of welfare is hereby authorized to use such local revenue for the purposes of this joint resolution. The sums hereby appropriated are a charge upon the general funds of the state and are in addition to any other funds provided in the budget acts to be used in the two fiscal years for payments to nursing homes. The governor is

authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

* * *

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 323, to establish lifeguard services and state controlled automobile parking lot operation at Hampton Beach State Park, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Facilities at Hampton Beach State Park. Subject to this condition set forth in section 3 of this act, the director of the division of parks of the department of resources and economic development is directed to provide and supervise beach patrol personnel and provide and maintain the proper equipment for lifeguard services at Hampton Beach State Park. The director is further directed to provide and supervise the attendants and provide and maintain the proper equipment for the operation of a public parking lot at the Hampton Beach State Park, and is authorized to charge a fee for the use of the lot by the public.

Amend section 3 of the bill by striking out the words "assuming the responsibility for the public safety in the use of beach and the operation of" and inserting in its place the words, providing lifguard service at Hampton Beach State Park and in operating, so that the section is amended to read:

3 Conditions of Acceptance. As a condition to the state providing lifeguard service at Hampton Beach State Park and in operating the parking lot it is necessary that the town of Hampton relinquish to the state division of parks the town's operation of the parking of automobiles at the state park. When the director of the division of parks of the department resources and economic development certifies to the governor that the town of Hampton has relinquished its operation of parking at the park to the state division of parks, the governor is autho-

rized to draw his warrant for the sum appropriated out of any money in the treasury not otherwise appropriated. After this act becomes effective the director of the division of parks is directed to turn over all revenues received from parking fees in the parking lot to the state treasurer. The state treasurer shall credit these parking revenues to the appropriation hereby made.

* * *

On a *viva voce* vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

* * *

Mr. Andersen of Concord moved that the Rules of the House be so far suspended as to vacate the order whereby HB 501, to change the qualifications for licensing of a barber, was referred to Executive Departments and Administration and that the bill be referred to Public Health, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

* * *

Mr. Andersen of Concord moved that the Rules of the House be so far suspended as to vacate the order whereby HB 508, to raise the fees charged for registration or licensing of barbers, was referred to Executive Departments and Administration and that the bill be referred to Public Health, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Report of Engrossed Bills Committee

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

HB 63, An Act to authorize the layout of right of way, the acquisition of land and right of way, and the engineering for a high level Portsmouth-Kittery Bridge.

SB 34, An Act to repeal special fishing regulations relative to the upper Connecticut River.

Mrs. Milligan of Newbury

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives.

HB 63, to authorize the layout of right of way, the acquisition of land and right of way, and the engineering for a high level Portsmouth-Kittery Bridge.

HB 122, expanding duties and powers of N. H. State Apprenticeship Council.

HJR 16, Joint Resolution providing for a supplemental appropriation for the division of vocational rehabilitation.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following entitled bill:

HB 41, An Act prohibiting the sale of sweepstakes tickets by unauthorized persons.

* * *

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 431, An act relative to bonded indebtedness of the town of Peterborough for water works.

Amendment

Amend section 1 of said bill by inserting after the words "exceed at any" in the twentieth line the word, one.

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment.

HB 208, An act to provide for licensing on odd numbered years.

Amendment

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act relative to licensing of chiropractors.

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendments.

(Speaker in the Chair)

Communication

April 12, 1965

Honorable Walter R. Peterson Jr. Speaker of the House State House Concord, N. H.

Sir:

I am pleased to transmit to you and through you to the members of the Honorable House of Representatives the enclosed resolution which was adopted at the annual Department Child Welfare Meeting of The American Legion, American Legion Auxiliary, Forty and Eight and Eight and Forty.

With all good wishes, I am,

Very truly yours, Hubert S. O'Neil Department Adjutant

* * *

Whereas: a major goal of The American Legion has been the enactment of legislation calling for the establishment of routine hospital tests for Phenylketonuria; and

Whereas; the General Court of the State of New Hampshire has seen fit, in its infinite wisdom, to enact such legislation,

Therefore be it Resolved by this annual Child Welfare Meeting of The American Legion and its affiliated groups, The American Legion Auxiliary, the Forty and Eight, and the Eight and Forty, being held this 10th day of April, 1965 in Newmarket, New Hampshire, that we most earnestly commend and

express our appreciation to the members of the General Court for the enactment of this needed legislation; and

Be it Further Resolved that copies of this resolution be communicated to the Honorable President of the Senate and the Honorable Speaker of the House.

Committee Appointment

Mr. Fortier of Berlin was appointed to the Screening committee.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 360, to authorize banks to invest in service corporations.

HB 48, authorizing the dissolution of the Penacook school district and uniting it with the union school district of Concord.

HB 256, relating to the invoice of taxable property.

* * *

On motion of Mrs. Johnson of Monroe the House adjourned at 12:10 P.M.

THURSDAY, April 15, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God, who has taught men the dignity of service, we give Thee thanks for all who have served their fellowmen in public office in their times. In this week of remembrance of Him who came not to be ministered unto but to minister, we ask Thy Grace for those who serve in our generation, especially in this General Court: the Governor of this State and his Council; the President and members of the Senate; the Speaker and members of this House; and all those who aid them. Guide them each in their several callings for the Glory of Thy Name and the welfare of Thy people, through Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mrs. Ainley of Manchester led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced a group of 7th and 8th grade students from the Amoskeag School of Manchester, courtesy of Mrs. Ainley of Manchester.

The Chair also introduced a group of students from New England College, Henniker, courtesy of Mr. Watkinson of Fitzwilliam.

Leave of Absence

Mr. Spanos of Newport was granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 533, to provide an access road to the Loon Mountain Recreational Area (McGee of Lincoln) To Public Works.

HB 534, relative to motor vehicle road toll refunds for transit companies operating within towns and municipalities. (Bartlett and Capistran of Manchester) To Transportation.

HB 535, relative to notice of injury under the workmen's compensation law. (Angus of Claremont) To Labor.

HB 536, to limit recovery of expenses at state institutions, set statute of limitations and establish a lien in behalf of the state. (Craig of Manchester) To Executive Departments and Administration.

HB 537, relative to additions to the New Hampshire Marine Memorial. (Ring of Hampton) To Resources, Recreation and Development.

HB 538, relating to motor vehicle liability insurance. (Coutermarsh of Lebanon) To Insurance.

HB 539, relative to the salary of, and amount of fees to be collected by, the register of deeds for Merrimack County. (Hanson of Bow) To Merrimack County Delegation.

HB 540, relating to excavating, filling and dredging in and adjacent to tidal waters. (Barker of Stratham) To Resources, Recreation and Development.

HB 541, relating to the taxation of property moved into towns after April first. (Plourde of Pembroke) To Ways and Means.

Committee Reports

HJR 28, in favor of George S. Wildey, et al, Mr. Resnick of Manchester for Appropriations. Ought to pass with amendment.

Amendment

Amend the third paragraph of the resolution by adding at the end thereof the words and figures, William P. Gove, \$41.97, so that the paragraph is amended to read as follows:

That the following named persons be allowed the sums set opposite their names as allowances for expenses incurred while attending joint hearings as members of the senate committee on public works and transportation or the house committee on public works with the Maine legislature at Augusta, Maine, March 4 and 5, 1965, relative to the proposed construction of a high level Portsmouth-Kittery Bridge. Laurier Lamontagne, \$20.96; Douglass E. Hunter, Sr., \$15.19; William F. Keefe, \$42.24; Maurice J. Downing, \$42.75; George W. Stafford, \$148.78; George M. McGee, \$56.59; and William P. Gove, \$41.97.

* * *

On a viva voce vote the amendment was adopted and the House Joint Resolution was ordered to a third reading.

HB 71, appropriating funds for the state nursing scholarship program, Mr. Cobleigh of Nashua for Appropriations. Ought to pass.

Mr. Willey of Campton moved that HB 71 be made a Special Order for 11:02 on Tuesday next and spoke in favor of the motion.

Mrs. Weeks of Greenland spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 231, relating to the Woodsville Free Library, Mrs. Barnes of Hampton Falls for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend the title of the bill by adding after the word "library" the words, and relating to the Woodsville Fire District, so that the title as amended shall read: An act relating to the Woodsville Free Library and relating to the Woodsville Fire District.

Amend the bill by adding a new section as follows:

2 Action Legalized. All action taken at the 1965 annual meeting of the Woodsville Fire District is hereby legalized, ratified and confirmed.

Further amend the bill by renumbering section 2 to read section 3.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 130, relating to identification of purchasers of real estate, Mr. Spitzli of Walpole for Judiciary. Ought to pass with amendment.

Amendment

Amend the bill by striking out sections 1 and 2 and inserting in place thereof the following:

- 1 Mailing Address Required. Amend RSA 477:3 by inserting after the word "commissioner" in the fourth line the words, show the mailing address of the grantee, so the section as amended shall read as follows: 477:3 Execution; Record. Every deed or other conveyance of real estate shall be signed and sealed by the party granting the same, attested by one or more witnesses, acknowledged by the grantor before a justice, notary public or commissioner, show the mailing address of the grantee, and shall be recorded at length in the registry of deeds in the county in which the land lies.
- 2 Warranty Form Corrected. Amend the form of warranty deed in RSA 477:27 by striking out the same and inserting in place thereof the following:

(Form for warranty deed)

, of , County, State of
, for consideration paid, grant to ,
of Street, Town (City) of , County
State of , with warranty covenants, the
(Description of land or interest being conveyed: incumbrances, exceptions, reservations, if any) , (wife) (husband) of said grantor, release to said grantee all rights of (dower) (curtesy) and homestead and other interests therein.

Witness hand and seal this

day of , 19.......
Witness:

(Here add acknowledgment)

3 Quitclaim Form Corrected. Amend the form of quitclaim deed in RSA 477:28 by striking out the same and inserting in place thereof the following:

(Form for quitclaim deed)

County, State for consideration paid, grant to , of County, Street, Town (City) of , with quitclaim convenants, the State of (Description of land or interest therein being conveyed: in: cumbrances, exceptions, reservations, if any) (wife) (husband) of said grantor, release to said grantee all rights of (dower) (curtesy) and homestead and other interests therein.

Witness

hand and seal this

day of

, 19......

Witness:

(Here add acknowledgment)

4 Mortgage Form Corrected. Amend the form of mortgage deed in RSA 477:29 by striking out the same and inserting in place thereof the following:

(Form for mortgage deed, with power of sale)

County, State of οf

for consideration paid, grant to

of

County, State of Street, Town (City) of ,

dollars, with per cent interest payable semiannually and also perform all the agreements and conditions as provided in note of even date, the (Description of land or interest therein being conveyed: incumbrances, reservation, exceptions, if any)

, with mortgage covenants, to secure the payments of

This mortgage is upon the statutory conditions, for any breach of which the mortgagee shall have the statutory power of sale.

,(wife) (husband) of said mortgagor, release all rights of (dower) (curtesy) and homestead and other interests in the mortgaged premises.

Witness hand and seal this day of , 19......

Witness:

(Here add acknowledgment)

5 Fiduciary Form Corrected. Amend the form of fiduciary deed in RSA 477:30 by striking out the same and inserting in place the following:

(Form for fiduciary deed)

of County, State of

executor under the will (administrator of the estate)

(trustee under the will) (guardian) (conservator) (receiver of the estate) (commissioner) of of , by the power conferred by and every other pow-

er, for dollars paid, grant to , of

Street, Town (City) of , County,

State of the

(Insert description of land or interest therein being conveyed: incumbrances, reservations, exceptions)

Witness hand and seal this day of , 19.......

(Here add acknowledgment)

6 Foreclosure Form Corrected. Amend the first paragraph of RSA 477:31 by striking out the same and inserting in place thereof the following:

Where a mortgage is foreclosed under a statutory power of sale, the mortgagee may give a deed to the purchaser,

whether the purchaser be a stranger or the mortgagee, in the following form:

of County, State of holder of a mortgage from dated to Registry of Deeds, , recorded in , by the power conferred by said Vol. , Page mortgage and every other power, for dollars paid, grant to ofstreet, Town County, State of (City) of , the premises conveyed by said mortgage.

Witness hand and seal this day of , 19.......

Witness:

(Here add acknowledgment)

7 Effective Date. This act takes effect January 1, 1966.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 273, relative to certain religious-society procedures, Mrs. Ainley of Manchester for Judiciary. Inexpedient to legislate.

On a *viva voce* vote the resolution was adopted.

HB 97, relative to police authority of the director of aeronautics and his field and office assistants, Mr. Capistran of Manchester. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the words "and office" so as amended it will read as follows:

An act relative to police authority of the director of aeronautics and his field assistants.

Amend section 1 of the bill by striking out the words "and office" in the fourth line; and further amend the section by adding at the end of the section the words, The director and his field assistants do not become eligible to belong to the policeman's retirement system under RSA 103 by reason of this section, so the section is amended to read as follows:

1 Aeronautics Laws: Amend RSA 422 by inserting after section 14 the following new section: 422:14-a Additional Powers. The director and his field assistants when engaged in the discharge of their duties, shall have, in any part of the state, the same authority to make arrests for violation of the statutes relating to aeronautics and to enforce such statutes, rules and regulations of the commission as other law enforcement officers have in their respective jurisdictions. The commission shall issue credentials to the director and each assistant certifying the police authority authorized herein and said credentials shall be carried upon the person of the director and assistants while in the discharge of their duties hereunder. The director and his field assistants do not become eligible to belong to the policeman's retirement system under RSA 103 by reason of this section.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

NOTE: HB 290 was withdrawn by committee.

HB 375, to authorize the nomination of trustees of the Nashua Public Library by joint ballot of the trustees and aldermen, Mr. LaTour of Nashua for the Nashua Delegation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 13, relating to frozen desserts, Miss Gutterson of Keene for Public Health. Ought to pass with amendment.

Amendment

Amend paragraph III of 146:22 as inserted by section 1 of the bill by inserting after the word "and" in the third line the word, /or, so that the paragraph is amended to read: III. The term "frozen dessert plant" means any place, premises or establishment and any part thereof where frozen desserts and/or frozen dessert mixes are compounded, processed, pasteurized, packaged or converted into form for distribution or sale, and rooms and premises where frozen dessert mix manufacturing equipment is washed, sanitized or stored provided that the repacking of frozen desserts from bulk for retail sale shall not be construed as coming within the terms of this definition.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 58, relating to radiation protection, Mrs. Howard of Bartlett for Public Health. Ought to pass with amendment.

Amendment

Amend paragraph V of RSA 125:62 as inserted by section 2 of the bill by inserting after the words "licenses and" in the second line the word, /or, so that the paragraph is amended to read:

V. The agency shall assess annual fees for the licenses and/or registration of sources and devices emitting ionizing radiation in accordance with the following schedule:

Further amend paragraph V by adding at the end of subparagraph (e) the words, for each additional machine at the same location, five dollars, so that the paragraph as amended shall read: (e) Diagnostic-type X-ray machine, including medical, medical fluoroscopic, dental, chiropractic, veterinary, or similar uses, ten dollars; for each additional machine at the same location, five dollars.

Amend paragraph VI of RSA 125:62 as inserted by section 2 of the bill by inserting after the word "registration" in the second line the words, located at one location or address, and by inserting after the word "organization" in the seventh line the words, located at one location or address, so that the paragraph is amended to read:

VI. Any person or organization may elect to pay a combination license and registration, located at one location or

address, fee of two hundred dollars in lieu of a multiplicity of separate license and/or registration fees. The combined fee shall cover all specific licenses and/or registrations issued to the person or organization located at one location or address by the agency.

Amend paragraph VII of RSA 125:62 as inserted by section 2 of the bill by striking out the paragraph and inserting in its place the following: VII. All fees and fines collected hereunder shall be kept in a separate fund to be used for the purposes of radiation protection.

Further amend the bill by striking out section 3 and inserting in its place the following:

3 Appropriation. The following sums are hereby appropriated to be expended by the radiation control agency division of public health for the fiscal year ending June 30, 1966:

Personnel services		\$17,014
Current expenses, travel and equipment		16,901
Total expenditures	_	\$33,915
Less estimated revenue	\$10,500	
Less federal grant	15,901	
_		26,401
Net state appropriation	_	\$7,514

The sum hereby appropriated may be expended in part for the employment of three additional permanent employees. Provided further that if the actual federal grant shall be less than the above estimate the total appropriation shall be reduced in like proportion.

Further amend the bill by inserting after section 3 the following new section:

4 Fiscal year 1966-1967. The following sums are hereby appropriated to be expended by the radiation control agency division of public health, for the fiscal year ending June 30, 1967:

Personnel services Current expenses, travel and equipment		\$24,076 12,031
carrons expenses, craver and equipment	-	
Total expenditures		\$36,107
Less estimated revenue	\$10,500	
Less federal grant	16,531	
G		27,031
Net state appropriation	-	\$9,076

The sum hereby appropriated may be expended in part for the employment of one additional permanent employee. Provided further that if the actual federal grant shall be less than the above estimate the total appropriation shall be reduced in like proportion.

Further amend section 4 to read section 5.

* * *

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 115, increasing the per diem rate of members of the board of chiropractic examiners, Mr. Dubey of Berlin for Public Health. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the words "sixty days after" and inserting in its place the word, on, so that the section is amended to read:

2 Effective Date. This act takes effect on passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 124, relating to definition of shellfish, Mrs. Colburn of New Boston for Public Health. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 37, relative to the relocation of a portion of the Central New Hampshire turnpike, Mr. Williams of Berlin for Public Works. Ought to pass.

The bill was referred to Appropriations under the Rules.

HB 455, relative to state guarantee of municipal bonds and water pollution projects, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

The bill was referred to Appropriations under the Rules.

HB 371, providing for the assessment and collection of a special head tax to be used for salary increases for classified state employees, Mr. Maloomian of Somersworth for Ways and Means. Inexpedient to legislate.

On a *viva voce* vote the resolution was adopted.

HB 383, providing for the assessment and collection of a special head tax for state purposes upon residents of the state over twenty-one years and under sixty years of age, Mr. Sabluski of Nashua for Ways and Means. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

On motion of Mr. O'Neil of Chesterfield, the Rules of the House were so far suspended as to dispense with public hearing on HB 480, relative to Fall Mountain Regional School District.

On motion of Mr. O'Neil of Chesterfield, the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

Report

HB 480, relative to Fall Mountain Regional School District, Mr. O'Neil of Chesterfield for Education. Ought to pass.

On a *viva voce* vote the bill was ordered to a third reading.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills and House Joint Resolution:

HB 41, An Act prohibiting the sale of sweepstakes tickets by unauthorized persons.

HB 208, An Act relative to licensing of chiropractors.

- HB 431, An Act relative to bonded indebtedness of the town of Peterborough for water-works.
- HJR 16, Joint Resolution providing for a supplemental appropriation for the division of vocational rehabilitation.

Mrs. Moulton of New Durham

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

- HB 38, to reclassify a Class II highway in the town of Bartlett to a Class V highway.
- HB 72, to reclassify a Class V highway in the town of Rindge to a Class III highway.
- HB 78, to reclassify a Class II highway in the town of Durham to a Class V highway.
- HB 171, to increase the public revenue from the tax on legacies and successions.

Senate Bill Read and Referred

SB 65, relative to larceny of motor vehicles. To Transportation.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 122, An Act expanding the duties and powers of the State Apprenticeship Council.

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act expanding the duties and powers of the State Apprenticeship Council.

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 Rules Relative to Nondiscrimination. Amend RSA 278:3 by adding at the end thereof the following:

Amend section 2 of the bill by striking out the first two lines and inserting in place thereof the following:

2 Personnel Provided. Amend RSA 278 by inserting after section 3 the following new section:

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment.

Resolutions

By Mr. Cobleigh of Nashua:

Whereas, the state of New Hampshire has received great honor and attendant publicity by the athletic accomplishments of the Assistant Clerk of the New Hampshire House of Representatives, J. Milton Street, and

Whereas, J. Milton Street, at the age of fifty, has culminated his athletic career by combining with Paul Ouimet of Montreal, Canada to win the U. S. Senior Double Squash Racquets Championship, now therefore be it

Resolved, that the House of Representatives pay tribute to its Assistant Clerk, J. Milton Street, and salute him for his accomplishments in the athletic arena, and be it further

Resolved, that a copy of these resolutions be transmitted to J. Milton Street.

On a rising vote the resolution was adopted unanimously.

* * *

Mrs. Blanchette and Mr. Nelson of Dover, Ward 1, offered the following Resolutions:

Whereas, Lt. J/G Anne Darby Reynolds, a naval nurse from Dover, while serving in Viet Nam was wounded and as a result is being presented the Purple Heart, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby highly commend Lt. Reynolds for her valorous deeds, many of which were above and beyond the call of duty, and extend our very best wishes for her speedy return to health, and be it further

Resolved, That a copy of these Resolutions be transmitted to Lt. Reynolds.

* * *

On a viva voce vote these Resolutions were adopted.

Mr. Claffin of Wolfeboro offered the following Resolutions:

Whereas, We are sorry to learn of the illness of our fellow Representative, Carroll A. Lamprey of Tuftonboro, therefore be it

Resolved, That we, the Members of the House of Representatives of the New Hampshire General Court, extend our sympathy to our Fellow Member in his illness and our best wishes for a speedy recovery to health, and be it further

Resolved, That a copy of these Resolutions be transmitted to Representative Lamprey.

On a viva voce vote these resolutions were adopted.

Mr. Barnard of Goffstown offered the following resolutions for the Goffstown Delegation.

Whereas, We have learned with regret of the death of James M. George, former Representative from Goffstown, and

Whereas, Mr. George served his town, county and state faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. George, and be it further

Resolved, That a copy of these Resolutions be transmitted to his family.

* * *

On a viva voce vote these Resolutions were adopted.

Mr. Allen of Meredith offered the following resolutions:

Whereas, We have learned with regret of the death of Raymond V. Pickering, former Representative from Meredith, and

Whereas, Mr. Pickering has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Pickering, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Pickering.

On a viva voce vote these resolutions were adopted.

Remarks

Mr. Pickett of Keene extended brief remarks concerning the date of April 15th, which is the 50th anniversary of a great tragedy which occurred in Armenia, the native land of the member from Somersworth, Mr. Maloomian. This was the massacre of 1½ million Armenians by the Turks.

Mr. Pickett also reminded the House that April 15th was the date of the assassination of President Lincoln, and asked that the House adjourn today in his honor.

Announcements

Mr. Pickett of Keene announced the following birthdays:

Mr. Bernier of Manchester is 68 today and Forrest Bucklin, Attache, 72nd birthday.

Tomorrow is the 76th birthday of Mr. Bushey of North-umberland.

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order for 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills and resolution were read a third time, passed, and sent to the Senate for concurrence:

HJR 28, in favor of George S. Wildey, et al.

HB 231, relating to the Woodsville Free Library and the Woodsville fire district.

HB 130, relating to identification of purchasers of real estate.

HB 97, relative to police authority of the director of aeronautics and his field assistants.

HB 375, to authorize the nomination of trustees of the Nashua Public Library by joint ballot of the trustees and aldermen.

HB 13, relating to frozen desserts.

HB 115, increasing the per diem rate of members of the chiropractic examiners.

HB 124, relating to definition of shellfish.

HB 480, relative to Fall Mountain Regional School District.

* * *

On motion of Mrs. McDonough of New Castle the House adjourned at 12:25 P.M., in honor and memory of President Lincoln.

TUESDAY, April 20, 1965

The House met at 11:00 o'clock.

Joint Convention Prayer

Guest Chaplain, Reverend John D. Corelius of the Gorham Methodist Church offered the following prayer:

Our Father, we stand to join our hearts in prayer as we acknowledge our great need of Thy guidance. As Thy servants here sincerely seek to do the right, wilt Thou make it plain to them. Wilt Thou remind them of the thousands of their fellow citizens — of the people — for whom they must legislate. Thou knowest the clamor of voices in their ears, forever trying to influence them. Amid all the pressures brought upon them, may

they ever hear Thy still small voice and follow Thy guidance for the good of all the people, that Thy will may be done in this State, through these Thy servants. For Jesus' sake. Amen.

Pledge of Allegiance to the Flag

Miss Gutterson of Keene led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests of the Chair

The Chair introduced Congressmen J. Oliva Huot of the 1st District, and James Cleveland of the 2nd district, who made brief remarks.

Introduction of Guests of the House

The Chair introduced a group of students from the North Grantham school, one of the few remaining country schools in New Hampshire with 8 grades in one room and one teacher, courtesy of Mrs. Hamilton of Claremont.

The Chair also introduced a group from the Meeting School of Rindge, courtesy of Mr. Allen of Rindge.

Leaves of Absence

Miss Bailey of Newport and Mr. Corriveau of Rochester were granted leave of absence for the day on account of important business.

Mrs. Rubens of Rochester was granted leave of absence for the day on account of illness.

Mesdames McDonough of Newcastle and St. John of Barnstead were granted leave of absence for the week on account of important business.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 542, relative to the improvement of the natural resources in Seabrook Harbor, tidal lands and waters. (Ring of Hampton) To Resources, Recreation and Development.

HB 543, legalizing the annual town meeting held in the town of Rollinsford on March 9, 1965. (Marcotte of Rollinsford — Rules) To Municipal and County Government.

On motion of Mr. Cole of Swanzey the Rules of the House were so far suspended as to dispense with the printing of HB 543.

The Clerk read the bill in full.

AN ACT

legalizing the annual town meeting held in the town of Rollinsford on March 9, 1965.

1 Proceedings Legalized. All votes and proceedings of the annual town meeting held in the town of Rollinsford on March 9, 1965, including the adoption of the provisions of chapter 252 of RSA and authorizing sewer bond issue not exceeding \$196,000 are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect upon its passage.

* * *

HB 544, legalizing the proceedings of a special meeting of the Timberlane Regional School District held in the town of Kingston on April 10, 1965. (Palmer of Plaistow, O'Neil of Chesterfield, Barnes of Sandown, and White of Atkinson — Rules) To Education.

HB 545, to legalize the special town meeting of June 5, 1962, and the annual town meetings on March 10, 1964, and March 9, 1965, in the town of Brentwood. (Lake of Brentwood — Rules) To Municipal and County Government.

* * *

On motion of Mr. Cole of Swanzey the Rules of the House were so far suspended as to dispense with the printing of HB 545.

The Clerk read the bill in full.

AN ACT

to legalize the special town meeting of June 5, 1962, and the annual town meetings on March 10, 1964, and March 9, 1965, in the town of Brentwood.

I Proceedings Legalized. All proceedings at the special town meeting on June 5, 1962, and at the annual town meetings on March 10, 1964, and March 9, 1965, held in the town of Brentwood are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect upon its passage.

* * *

HB 546, legalizing the annual town meeting held in the town of Tilton on March 9, 1965. (Randall of Tilton — Rules) To Municipal and County Government.

On motion of Mr. Cole of Swanzey the Rules of the House were so far suspended as to dispense with the printing of HB 546.

The Clerk read the bill in full.

AN ACT

legalizing the annual town meeting held in the town of Tilton on March 9, 1965.

1 Proceedings Legalized. All the votes and proceedings at the annual town meeting held in the town of Tilton on March 9, 1965, are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect upon its passage.

* * *

HB 547, legalizing the annual town meeting held in the town of Sandwich on March 9, 1965. (Kurth of Sandwich — Rules) To Municipal and County Government.

On motion of Mr. Cole of Swanzey the Rules of the House were so far suspended as to dispense with the printing of HB 547.

The Clerk read the bill in full.

AN ACT

legalizing the annual town meeting held in the town of Sandwich on March 9, 1965.

1 Proceedings Legalized. All votes and proceedings of the annual town meeting held in the town of Sandwich on March 9, 1965, are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect upon passage.

HB 548, relative to retirement benefits for Howard M. Hardy. (Stevens of Epsom) To Appropriations.

HB 549, relative to age limits for county officers and employees. (Urie of New Hampton, Cheney of Newton, and Sewall of Newmarket) To Municipal and County Government.

HB 550, relative to the salary of, and amount of fees to be collected by, the register of deeds for Hillsborough county. (Carter of Milford) To Municipal and County Government.

HB 551, relative to filling vacancies in county offices. (Call of Portsmouth) To Municipal and County Government.

HB 552, relative to benefits and taxing provisions under the unemployment compensation law. (Angus of Claremont) To Labor.

HB 553, relative to the distribution of cumulative pocket supplements to the revised statutes annotated. (Clark of Lee) To Executive Departments and Administration.

HB 554, providing for the joinder of this state in the Pest Control Compact and for related purposes. (Normandin of Laconia — Rules) To Judiciary.

HB 555, relative to payment of fees by foreign corporations. (Taft of Greenville — Rules) To Executive Departments and Administration.

HB 556, relative to the purchase and preservation of the first New Hampshire state house. (White of Portsmouth, Call of Portsmouth, Taft of Greenville, Craig of Manchester, Weeks of Greenland, McEachern of Portsmouth, Greene of Rye, Ingraham of Portsmouth, and McDonough of New Castle) To Executive Departments & Administration.

Committee Reports

HB 147, relating to verification of savings accounts, Mr. Cox of Merrimack for Banks. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the last sentence and inserting in its place the following; In conducting any such verification the second notice to those depositors who failed to respond to the first notice may be dispensed with on accounts having a balance of less than fifty dollars, so that the section is amended to read as follows:

1 Substantially All Accounts. Amend RSA 386:21 (supp), as inserted by 1957, 258:2 and amended by 1959, 245:1, by striking out the section and inserting in its place the following:

386:21 Verification. At least once in every five years every savings bank, cooperative bank, and building and loan association shall, at its own expense, to such extent and in such manner as the commissioner shall prescribe, cause to be conducted a verification of substantially all individual deposit books or due books of shareholders with the books of the bank or association and a trial balance made of the depositors' ledgers of such bank or association. In conducting any such verification the second notice to those depositors who failed to respond to the first notice may be dispensed with on accounts having a balance of less than fifty dollars.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 224, relating to the powers of banks and other like institutions, Mr. Cox of Merrimack for Banks. Ought to pass with Amendment.

Amendment

Amend section 2 of the bill by adding at the end the words, This section shall in no way affect the provisions of sections 8 and 9, chapter 86, RSA, relative to the inheritance tax, so that the section is amended to read:

2 Pledges of Joint Savings Accounts. Amend RSA 384:35 (supp) as amended by 1961, 136:2 by striking out the section and inserting in its place the following:

384:35 Pledge of Savings Account in Joint Tenancy. The pledge of any savings account held in joint tenancy or of any joint savings account of the type described in RSA 384:28 and 386:19, when made in writing by any one of the co-depositors or co-owners having the authority to make withdrawals from such account, shall, unless the terms of the savings account provide specifically to the contrary, be a valid pledge and transfer of so much or all of such savings account as may be necessary to secure the collateral obligation for which it is pledged, but such pledge shall not operate to destroy the joint and survivorship character of that portion of such account which is not encumbered by the pledge or which may subsequently be redeemed therefrom. This section shall apply to savings accounts maintained in any institution described in section 1 hereof, or in any federally-chartered institution of like nature having a place of business in this state. This section shall in no way effect the provisions of section 8 and 9, chapter 86, RSA, relative to the inheritance tax.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 311, providing for an increase in the amount of the guaranty fund required at credit unions as a pre-requisite to the payment of dividends. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

l Guaranty Fund. Amend RSA 394:38 by striking out the words "ten per cent" and inserting in place thereof the words, twelve per cent for the fiscal year ending June 30, 1966, four-teen per cent for the fiscal year ending June 30, 1967, fifteen per cent for the fiscal year ending June 30, 1968, and fifteen per cent for every year thereafter, so that the section is amended to read as follows:

RSA 394:38 Establishment of Guaranty Fund. Before the payment of any annual or semi-annual dividend in any years there shall be set apart as a guaranty fund, twelve per cent for the fiscal year ending June 30, 1966, fourteen per cent for the fiscal year ending June 30, 1967, fifteen per cent for the fiscal year ending June 30, 1968, and fifteen per cent for every year thereafter, of the net income which has accumulated during the dividend period, except as hereinafter provided. Said fund and the investments thereof shall belong to the union and shall be held to meet the contingencies or losses in its business. All entrance fees shall be added at once to the guaranty fund.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 177, authorizing training of auxiliary state police, Mr. Nyberg of Manchester for Executive Departments and Administration.

Amendment

Amend RSA 106-B:18 as inserted by section 1 of the bill by 1 inserting after the word "appropriate" in the eighth line the words, Notwithstanding other provisions the director may recruit such auxiliary force from retired state or local police, further amend the section by adding after the word "director" in the eleventh line the words, and shall serve for a period of not more than ninety days in any one year so that the section is amended to read:

106-B:18 Auxiliary State Police. The director is authorized to recruit, train and organize an auxiliary state police force for the purpose of providing emergency services throughout the state for peacetime or wartime emergencies or threatened emergencies and for augmenting the state police force in such manner as the director may deem appropriate. Notwithstanding other provisions the director may recruit such auxiliary force from retired state or local police. Such auxiliary force shall at all times be under the direction and control of the said director and shall be subject to rules and regulations promulgated by the director and shall serve for a period of not more than ninety days in any one year.

* * *

Mr. Taft of Greenville explained the amendment.

On a viva voce vote the amendment was adopted and the Chair referred the bill to Appropriations under the Rules.

HB 436, making an appropriation for the establishment and maintenance of certain positions in the division of welfare, Mr. Aucella of Bennington for Executive Departments and Administration. Ought to pass.

The Chair referred the bill to Appropriations under the Rules.

HB 275, relative to open season for taking hares and rabbits, Mr. Hayes of Madison for Fish and Game. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Hares and Rabbits. Amend RSA 208:18 by striking out the words "March first" and inserting in place thereof the words, March fifteenth, so that the section as amended shall read as follows:

208:18 Taking; Limit. Hares and rabbits may be taken and possessed from October first to March fifteenth. No person shall take more than three hares and five cotton-tail rabbits in one day, and the total number of hares and cotton-tail rabbits taken in one day shall not exceed five. No person shall take hares and rabbits by the use of a snare.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 291, relating to fees in the superior court, Mr. Broderick of Manchester for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 301, to revise the charter of the city of Rochester to adjust the salaries of mayor and councilmen, Mrs. Winkley of Rochester for Rochester Delegation. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Salary of Mayor. Amend section 14 of chapter 241 of the laws of 1891, as amended by chapter 186, Laws of 1897, chapter 281, laws of 1919 chapter 422, laws of 1949 and chapter 427, laws of 1957 by striking out the words, "two thousand five hundred" in the twelfth and thirteenth lines and inserting the words, four thousand, so that the section is amended to read:

Sect. 14. The mayor shall be chosen biennially and shall have a negative upon all actions of the council to which his veto power would extend had the city government herein constituted provided for a board of aldermen. He shall also preside in the meetings of the city council, but shall have no vote except in case of an equal division. Whenever the mayor shall be absent or disabled by sickness, or otherwise, or whenever the office of mayor shall become vacant by death, resignation, or otherwise, the council may choose one of their numbers to be chairman, who shall have all the powers and perform all the duties of the mayor during his absence or disability, and in the case of a vacancy, until a mayor shall be elected and qualified to fill it. The mayor shall receive an annual salary of four thousand dollars to be paid him at stated periods out of the city treasury and said salary shall be in full for services of any kind rendered by him in the discharge of all duties pertaining to his office.

Further amend the bill by striking out section 3 and inserting in its place the following:

3 Effective Date. This act shall take effect January 1, 1966.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

* * *

Mr. Sheridan of Berlin called for the Special Order at 11:01 on HB 105, relative to insurance rates, and moved that the words, Ought to pass, be substituted for the words, Inexpedient to Legislate, and spoke in favor of the motion.

Messrs. Stratton of Derry, Stevens of Epsom, Taft of Greenville and Mr. Davis of Greenville spoke against the motion.

Mr. Sheridan spoke a second time in favor of the motion.

On a viva voce vote the motion was not adopted.

Mr. Sheridan requested a division.

The division vote being manifestly in the negative the motion was not adopted.

On a viva voce vote the resolution of the committee, Inexpedient to Legislate, was adopted.

* * *

Mr. Willey of Campton called for the Special Order and HB 71, appropriating funds for the state nursing scholarship program, the question being on the recommendation of the committee that the bill ought to pass. Mr. Willey of Campton offered the following Amendment.

Amendment

Amend section 1 by striking out the word "fifty-two" in line 1 and inserting in its place the words, one hundred, so that the section is amended to read:

l Appropriation. The sum of one hundred thousand dollars is hereby appropriated for the biennium ending June 30, 1967 for the purpose of providing funds to carry out the provisions of RSA 326:30, 31 and 32. The sum hereby appropriated shall be available as of July 1, 1965, and the Governor is authorized to draw his warrant for the said sum out of any money in the treasury not otherwise appropriated. To provide for the cost of administering the total program a sum shall be deducted from the total amount appropriated for the state nursing scholarship program, this sum not to exceed \$1,000 for each year. Said sums to be expended by the state board of nursing education and nursing registration to defray the expense of administration of the program for state aid for nursing education.

Mr. Willey spoke in favor of the amendment.

Mrs. Weeks of Greenland, Messrs. Cobleigh of Nashua and Mrs. Davis of Concord spoke against the amendment.

Mrs. Brungot of Berlin and Mrs. Schwaner of Plaistow spoke in favor of the amendment.

Mr. Willey of Campton spoke a second time in favor of the amendment.

(discussion ensued)

On a viva voce vote the amendment was not adopted.

The question now being, shall the bill be read a third time.

On a viva voce vote the bill was ordered to a third reading.

Notice

READ FROM THE CHAIR BY WALTER R. PETERSON, SPEAKER OF THE HOUSE

Today, as you leave the Chamber, you will find employees of the Department of Health and Welfare, Division of Public Health, handing out bottles of a cola-flavored drink. If you intend to have a diabetes test, you are asked to drink this cola one hour before testing.

Tomorrow morning at 10:00 a.m. Mr. Lamprey, members of the Governor's Council, and I will have our diabetes test in the Hall of Flags. Professional personnel will be on hand from that hour through 5:00 p.m. on the 21st and 22nd. You are all invited to set the example for New Hampshire to follow.

Over 5,000 New Hampshire people have diabetes and are unaware of it. We can help them, to help themselves, by our example.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

HB 38, An Act to reclassify a Class II highway in the town of Bartlett to a Class V highway.

HB 78, An Act to reclassify a Class II highway in the town of Durham to a Class V highway.

HB 122, An Act expanding duties and powers of N. H. State Apprenticeship Council.

Mrs. Milligan of Newbury

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives.

HB 172 to increase the public revenue from the tax on public utilities.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

- HB 72, An Act to reclassify a Class V highway in the town of Rindge to a Class III highway.
- HB 171, An Act to increase the public revenue from the tax on legacies and concessions.
- HB 172, An Act to increase the public revenue from the tax on public utilities.

Engrossed Bills Amendment to HB 72

Amend section 1 of said bill by striking out the same and inserting in place thereof the following:

1 Highway in Rindge. Amend paragraph II of RSA 231:6-a as inserted by 1961, 170:1 by striking out said paragraph and inserting in place thereof the following: II. The Annett state park road in the town of Rindge beginning at the Cathedral of the Pines and running to the southern boundary of Annett state reservation, and from said southern boundary of Annett state reservation a distance of 0.37 miles, to the southern boundary of the town of Jaffrey, and which runs through the Annett state reservation for its entire length.

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment.

Engrossed Bills Amendment to HB 171

Amend section 1 of the bill by striking out the first four lines and inserting in place thereof the following:

1 Inheritance Taxes. Amend RSA 86:6 (supp) as amended by 1963, 112:1 by striking out in line eighteen the words "eight and one-half" and inserting in place thereof the word, ten, so that

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment.

Engrossed Bills Amendment to HB 172

Amend section 1 of the bill by striking out the first four lines and inserting in place thereof the following:

1 Public Utilities. Amend RSA 83-B:2 (supp) as inserted by 1959, 86:1 by striking out in line three the word "eight" and inserting in place thereof the word, nine, so that said section, as

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment.

Concurrent Resolutions

Mr. Brown of Peterborough offered the following concurrent resolution:

Whereas, The first free public library in the world supported by taxation founded in 1833 in the town of Peterborough, New Hampshire, and

Whereas, December 14, 1965 will be the two hundredth anniversary of the birth of the Rev. Abiel Abbot whose inspiration made this library possible, therefore be it

Resolved, by the House of Representatives, the Senate concurring:

That we, the Members of the 1965 General Court of New Hampshire respectfully request the President of the United States and the Postmaster General of these United States to issue a suitable commemorative stamp on the anniversary of the birth of the Rev. Abiel Abbot, and be it further

Resolved, That a copy of these Resolutions be forwarded to the President of the United States, the Postmaster General and to our Senators and Representatives in Congress.

On a viva voce vote the resolutions were adopted.

Communication

Dean of the College of Letters and Science Los Angeles, California 90024 April 15, 1965

Mr. Francis W. Tolman, Clerk House of Representatives The Capitol Concord, New Hampshire

Dear Mr. Tolman:

The executor of the estate of Dr. Mary Rolfe Farnum has forwarded to me, as her eldest nephew and next of kin, the resolution passed by the House of Representatives on the occasion of her death. On behalf of her family, I wish to express our gratitude to you and your colleagues for your thoughtful action in thus acknowledging Dr. Farnum's service to the State. Please convey our thanks to the Speaker and Representatives.

Sincerely yours,

Franklin P. Rolfe, Dean

Communication

April 19, 1965

Honorable Walter R. Peterson, Speaker House of Representatives State House Concord, New Hampshire

Mr. Speaker:

I would like to announce to you, and through you, to the House membership, that effective Thursday, April 22, 1965, the services which have been provided to both branches of the legislature at the request of Commissioner Rhodes, of the Department of Safety, will terminate.

As you know this service pertained to automotive registration activity, and was designed by Commissioner Rhodes with the approval of the Speaker, to give an added convenience to the House and Senate where those matters were concerned.

For myself, Mr. Speaker, I would like to say that it has been a pleasure working for both the Commissioner and the membership of the House. I would like to thank the House for the patience and courtesy it has accorded me, as I attempted to fulfill the duties of this new position.

Sincerely,

Roy Morrill

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 71, appropriating funds for the state nursing scholarship program.

HB 147, relating to verification of savings accounts.

HB 224, relating to the powers of banks and other like institutions.

HB 311, an act providing for an increase in the amount of the guarancy fund required of credit unions as a pre-requisite to the payment of dividends.

HB 275, relative to open season for taking hares and rabbits.

HB 291, relating to fees in the superior court.

HB 301, to revise the charter of the city of Rochester to adjust the salaries of mayor and councilmen.

* * *

The Chair announced that Monday was the birthday of Mrs. Blanchette of Dover, last Saturday was the birthday of Mr. Quirk of Portsmouth and last Friday was the birthday of Mr. Keefe of Portsmouth.

On motion of Mrs. Martel of Manchester the House adjourned at 1:33 o'clock.

WEDNESDAY, April 21, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by the Chaplain as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

O Almighty God, who has led us into this good land, bless us with continual vision of people living together in mutual trust and helpfullness. Within this state may we rejoice in Thy bounty of beauty and work. Grant that we, who have been chosen to speak in this legislature for our fellow citizens, may constantly seek the common good and be faithful stewards of the responsibilities committed to our charge. This we ask in the Name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mrs. Fogg of Milan and Mr. Bushey of Northumberland led the Convention in the Pledge of Allegiance to the Flag.

Guests of the Joint Convention

The Chair introduced the N. H. State Commander of the Veterans' of Foreign Wars, Dep't. Com'dr. Robert P. Frost of North Hampton.

The Chair then introduced the National Commander of the Veterans' of Foreign Wars, John A. Jenkins from Birmingham, Alabama, who addressed the Joint Convention as follows:

REMARKS OF JOHN A. JENKINS
Birmingham, Alabama
Before New Hampshire Legislature

At the outset let me tell you how much I appreciate this opportunity to address your august body. It is not my intention today to bore you with a long-winded speech but I would like to tell you a little bit about the Veterans of Foreign Wars of the United States and the things for which we stand. I think this is as it should be because as an organization dedicated to the betterment of our communities, our states and our nation, we must continually face up to many of the same problems that you do as law makers in this fine state.

I think you will all agree with me that we are living today in a time of total crisis.

The crisis is nuclear. It is a scientific crisis, an educational crisis, an astronautic crisis, an economic crisis, a political crisis.

All this is true. But, more than all that, this is a period of *moral* crisis.

We are in a period of moral crisis not only on a broad international scale, but on a national level as well.

I don't think it is necessary to outline in detail the grim story of how the people of this nation have been led down the garden path to a point where too many of us regard national cheating as a way of life. Despite the fact that church attendance has reached an all-time high in this country, we have reached an all-time low in the appreciation of, and adherence to, the principles and the tenets of morality which our churches teach. We have become almost used to scandals which at an earlier period of more vigorous morality in this country would have rocked the population to its foundations.

Certainly, we have always had a certain degree of corruption and graft in this country. We have always had our share of immorality. But, never before have we had such a bland acceptance of these things as part of our national *status quo*.

Such words as payola, kickback, payoff, featherbedding, academic cribbing, income tax evasion and that old G.I. word "goof off" have become such a familiar part of our language that we are hardly even shocked when we hear them applied to people who should be moral leaders in our community.

We have been lulled into an acceptance of fuzzy morality which is inducing in us a tendency to stampede away from responsibility.

A French observer of the American scene — over a century ago — said this: "America is great because she is good and, if America ever ceases to be good she will cease to be great."

This is true and it is wise. Democracy gives to those who live under it benefits unrivaled by any other form of government. But, it also imposes upon those who live under it responsibilities unequaled in any other form of government. Democracy, if it works, must have from the people better-than-average honesty; better-than-average industry.

Are we better than average today? I am not talking about the average among other peoples. I am talking about our own average. That's the only average that counts.

The majority of Americans are still good. But we have shown a growing tendency toward self-indulgence which could eventually be disastrous.

No nation can long survive an overdose of self-indulgence. We have the lessons of history before us: the great empires of Biblical times — the great empires of Greece and Rome — a dozen or more empires which thrived in medieval Europe. They all fell prey to the temptation of national self-indulgence. This caused the inner decay which made them vulnerable to outer attack.

Lord Macauley, more than a hundred years ago, said this about the United States: "Your republic will be fearfully plundered and laid waste by barbarians in the twentieth century as the Roman Empire was in the fifth, with this difference: that the Huns and Vandals who ravaged the Roman Empire came

from without and that *your* Huns and Vandals will have been engendered within your own country by your own institutions."

We carry with us no divine exemption from the lessons of history. The moral crisis which could lead eventually to internal decay is growing every day. And — hear this! — it is my deep sincere belief that we, the veterans' organization of the United States, and you as legislators must assume the leadership which will stem the tide of self-indulgence and irresponsibility which is threatening to submerge us.

There is no denying that too often we fail to meet our obligation to God and Country, but today as a veterans' organization we represent men who in the main discharged those duties and, could they speak from the serenity of their graves, would ask us to carry on where they left off — they would ask us to preserve this country as the great hope for all freedom loving people around the world.

And now for a moment let me talk about those veterans of the past and those of the present.

During the V.F.W. Cleveland convention last year my distinguished predecessor in the office of Commander-in-Chief, Joe Lombardo, told a meeting of Service Officers that he felt something in the wind. "I can't put my finger on it," Joe said, "but I believe that somewhere there is a growing sentiment for curtailing veterans benefits and all of us will have to maintain our vigilance to make sure that no such movement ever succeeds."

Joe can now say with Hamlet, "O, my prophetic soul." The ill wind that he sensed was astir in the Bureau of the Budget.

Their faceless computers clicked, whirled and stamped out this message to the nation's veterans: "Eleven Veterans Administration Hospitals, 3 domiciliaries and 17 regional offices are to be closed. The Great Society is not for you."

Does this sound whimsical? The VA itself has said that this cruel decision was arrived at by computers. Perhaps the bureaucrats hoped to take the heat off themselves by this admission. They know that economizing on the welfare of veterans is shameful and indefensible. They know that there would now be no free society great or otherwise on this con-

tinent if it were not for the veterans who fought its wars and preserved it.

The government expects to save 23 million dollars by closing down these facilities. At the same time it is piddling away hundreds of millions in foreign aid down various ratholes around the world. Nasser and Sukarno can insult America without any fear of closing the one-way pipeline from Washington. Billions are available for regional development, urban renewal, aid to education, aid to the short and aid to the tall. But when it comes to veterans — say the moulders of the Great Society — there you have to draw the line.

Am I mad? You're right, I am mad. I am also shocked and appalled and ashamed that such a situation should have arisen within this country. In more measured terms I have conveyed the vigorous, reasoned objections of the Veterans of Foreign Wars to this curtailment of service to veterans to the President of the United States, the Director of the Budget, the Administrator of Veterans Affairs and to all members of the Senate and the House of Representatives.

Most of our Department Officers and members have done the same. I am happy to tell you that we have many good friends in Congress and they have taken the floor to object to this ungrateful act. More will do so when they learn that the veterans of the nation are united in opposing it. I urge each of you to write to your Congressmen and Senators at once telling them that you believe veterans deserve better treatment from their country.

As we consider today ways to make a stronger America and means to preserve that which generations of Americans have fought for since the Revolution, my thoughts turn to the youth of the United States — our most priceless possession.

The young people of this generation will bear a heavy financial burden, much of it for the cost of armaments; and they will be required to make personal sacrifices for the defense of the ramparts of freedom.

And today I want you to know how proud I am of our young people — proud that they have not been contaminated by the poison springs of Communist thought — the Marx, Lenin, Stalin bill of goods that did not sell. But even though their loyalty is unquestioned I would not be completely honest

with you if I did not confess that, like many others, I am disturbed by the signs of weakened patriotism of significant numbers of our fellow citizens.

Too many Americans don't bother to vote. Too many Americans are willing to trade in our hard-won freedom and independence — our sovereignty — for a world government or Atlantic Union. Too many are somewhat ashamed of proclaiming their love for their country — because they may be referred to as "flag-wavers." Too many are fearful of protesting against Communist mass murder and enslavement abroad and its treason here at home, lest they be referred to as "red-baiters" or perhaps "fascists".

I ask you, what is wrong with waving this country's flag — a thing which great and honorable men have done all through history? Why should we be ashamed or afraid to speak up against the gross degeneracy of communism which would detroy everything that all decent people in every corner of the globe believe in?

Can you and I really believe in freedom — if we remain silent when freedom is destroyed? Can we believe in the inalienable, God-given rights — if we go along with regimes that wipe them out? And can we maintain our own freedom if we don't believe in freedom enough to protest — and even fight — rather than let its light be dimmed in one nation after another until the whole globe is enveloped in the darkness of inhuman brutality?

We, of the Veterans of Foreign Wars call on all Americans to rededicate themselves to the principles of freedom on which this nation is founded. To learning and teaching others the glorious history and traditions of this country. Could there be a more potent weapon against Communism?

It is up to us to carry on the noble heritage that is ours.

I strongly advocate that Americanism should be taught as it once was: a way of life charted according to the humanitarian ideals and democratic principles which our forefathers wrote into the Declaration of Independence and the Constitution. What better patriotic inspiration is there than that contained in the exciting story of the creation of the American nation? And today, as we negotiate on an international scale, if we ex-

pect to win the hearts and minds of men — and that is the struggle — at a time when governments are falling on distant fronts, we must show a unity of social faith and unquestionable proof of our devotion to the ideals that have made us great.

There is nothing dry or dull in this social faith as expressed by Washington, Franklin, Jefferson, Madison, Lincoln, Theodore Roosevelt, Wilson, Franklin D. Roosevelt, Eisenhower and Kennedy. In fact, when we review our history since our founding, we can safely say that no three centuries were ever crowded with so many moments of drama and adventure, of tragedy and glory, than found in the colorful history that shaped our destiny in the new world.

On motion of Senator Johnson from the 5th District the Convention rose.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

A group of Republican women from Rockingham and Strafford Counties.

A group from the League of Women Voters.

A group from the 5th and 6th grades of Groveton and Stark Grade schools, with their teacher, Mrs. Margaret Nichols, who is the daughter of House Sergeant-at-Arms and Mrs. Lloyd Fogg, courtesy of Mrs. Fogg of Milan, Messrs. Bushey and Manning of Northumberland.

A group of students from Charlestown High School, courtesy of Mesdames Adams and Frizell of Charlestown.

A group of students from the History class of the Lakes Region High School in Meridith, courtesy of Mr. Allen of Meridith.

A group from Holderness Central school, 7th and 8th grades, courtesy of Mr. Karsten of Holderness.

A group of contestants for the N. H. Soap Box Derby, Albert A. Rogers, State Chairman.

Troops 175 and 179 Girl Scouts of North Conway, courtesy of the Conway Delegation.

Former Representatives Murch of Portsmouth and Canty of Salem, and Eastman of Weare were also guests of the House today.

Leaves of Absence

Mrs. Berry of Barrington was granted leave of absence for today and Thursday on account of a death in the family.

Introduction of Bills

The following bills and House Joint Resolution were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 557, to prohibit political activity by certain members of the Judiciary. (Craig of Manchester) To Judiciary.

HB 558, relative to the construction of new instructional buildings, alterations and additions to certain present buildings, services and utilities at the university of New Hampshire. (O'Neil of Chesterfield, Taft of Greenville, Ring of Hampton, Smith of Plymouth, Craig of Manchester, and Hartigan of Rochester) To Appropriations.

HB 559, to authorize a district court in Seabrook. (Ring of Hampton — Rules) To Judiciary.

HB 560, restricting operation of motor vehicles on clam flats. (Hamel of Seabrook — Rules) To Resources, Recreation and Development.

HB 561, relating to loud and lascivious behavior. (Howard of Bartlett) To Judiciary.

HB 562, relative to campaign expenses in presidential preference and delegate primaries. (Coutermarsh of Lebanon) To Judiciary.

HB 563, relative to reversion of highways to towns. (Clark of Lee) To Municipal and County Government.

HB 564, to amend the Area School Plan and the Law relating to the School Building Authority. (Williamson of Goshen; Ferguson, Carter, and Coburn of Milford; Bragdon of

Amherst; Brown of Peterborough; Ferron of Exeter; Demers of Lebanon; Faulkner of Keene) To Education.

HB 565, relative to counsel fees for indigent defendants. (Whelton of Nashua) To Judiciary.

HB 566, to prohibit non-returnable bottles in the sale of bottled alcoholic beverages. (Hunt of Stratford and Wheeler of Shelburne) To Liquor Laws.

HB 567, relative to local options of sale of liquor and beverages in towns and cities. (Brummer of Lisbon) To Liquor Laws.

HJR 37, to provide state funds to assist cities, towns and counties in meeting minimum board and care needs of disadvantaged foster children. (Capistran and Bartlett of Manchester) To Public Welfare and State Institutions.

Committee Reports

HB 399, relating to investments of savings banks, Mr. Cox of Merrimack for Banks. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HJR 5, in favor of Kaston R. Zablackas, Mr. Karnis of New Ipswich for Claims and Aeronautics. Ought to pass.

On a viva voce vote the Resolution was ordered to a third reading.

HJR 18, in favor of Harry L. Hurlbert, Mr. Karnis of New Ipswich for Claims and Aeronautics. Ought to pass.

On a viva voce vote the Resolution was ordered to a third reading.

HJR 21, relative to a study of the educational system, Mrs. Demers of Lebanon for Education. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 138, for the education of physically handicapped children, Mrs. Demers of Lebanon for Education. Ought to pass.

The report was accepted and the bill was referred to Appropriations under the Rules.

HB 339, relative to legislative mileage allowances, Mr. Roberts of Conway for Mileage. Ought to pass.

The report was accepted and the bill was referred to Appropriations under the Rules.

HB 198, relative to adoption of building codes and fire prevention codes by cities, Mr. Bednar of Hudson for Municipal and County Government. Ought to pass.

At the request of Mr. Stafford of Laconia, Mr. Cole of Swanzey explained the bill.

On a viva voce vote the bill was ordered to a third reading.

HB 329, relative to abatement orders of the state tax commission, Mr. Gage of Grafton for Municipal and County Government. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 489, legalizing proceedings at the town meetings March 10, 1964 and March 9, 1965, in the town of Bow. Mr. Makris of Nashua for Municipal and County Government. Ought to pass.

On a *viva voce* vote the bill was ordered to a third reading.

HB 510, to legalize the proceedings of the annual Plymouth village fire precinct meeting held at Plymouth, March 11, 1965. Mr. Rosedoff of Nashua for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 434, relating to a water supply for the town of Deerfield, Mr. Claflin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 429, to establish regional training centers for certain mentally retarded persons the expense to be provided by transfer of so-called "breakage" from racing revenue, Mr. Kearns of Manchester. Inexpedient to Legislate.

Mr. Feldman of Manchester moved that the words, Ought to pass, be substituted for the words, Inexpedient to Legislate, and spoke in favor of the motion.

(discussion ensued)

Mr. Bartlett of Manchester spoke against the motion.

Mr. Guild of Gilford moved that HB 429 be indefinitely postponed.

Mr. Stevenson of Bethlehem spoke in favor of the motion.

Mr. Feldman of Manchester spoke against the motion.

Mr. Pickett of Keene spoke in favor of the motion.

The question being on the motion to Indefinitely Postpone HB 429.

Mr. Feldman requested a division vote.

Parliamentary Inquiry

Mr. Bednar of Hudson rose on a Parliamentary Inquiry, concerning the application of House Rule 17, and a certain provision in the N. H. Constitution.

Speaker's Ruling

The Chair read House Rule 17, and announced that he had consulted with the Attorney General who stated that this ruling lies within the province of the Speaker of the House.

The Speaker ruled that, in order to come under this rule a member must be directly interested in the question under consideration, namely HB 429, and that to be "directly interested" the member should be personally in the employ of the corporation today.

To the member's second question, the Speaker advised the member that he was unable to render constitutional opinions, and advised the member that there were other sources available for such rulings.

The Speaker stated, in answer to a further Parliamentary Inquiry from the member from Keene, Mr. Pickett, that any member who felt that he was directly interested in any question under consideration could disqualify himself from voting, under Rule 17.

* * *

The question being on the motion to Indefinitely Postpone HB 429. On a division vote, 274 members having voted in the affirmative and 14 in the negative, the motion to Indefinitely Postpone prevailed.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

- HB 72, An Act to reclassify a Class V highway in the town of Rindge to a Class III highway.
- HB 171, An Act to increase the public revenue from the tax on legacies and successions.
- HB 172, An Act to increase the public revenue from the tax on public utilities.

Mrs. Milligan of Newbury

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives.

HB 162, An Act providing for reimbursement of loss of taxes on federal and state owned forest lands.

Further Senate Message — Senate Bill Read and Referred

SB 60, An Act relative to the board of trustees of the University of New Hampshire. To Education.

Communication From Supreme Court

To the House of Representatives:

The Justices of the Supreme Court make the following reply to your request for advice with respect to House Bill No. 420:

The bill is entitled "An Act to Revise the Ward Boundaries of Nashua." It proposes to divide Nashua into nine wards, as it now is, but would change the present boundaries of these wards.

The amendment to Part II, Art. 9 of our Constitution, which bears directly on the question before us, was adopted at the November 1964 election. As amended the article reads as follows: "There shall be in the legislature of this state a house of representatives, biennially elected and founded on principles of equality, and representation therein shall be as equal as circumstances will permit. The whole number of representatives to be chosen from towns, wards, places, and representative districts thereof established hereunder, shall be not less than three hundred seventy-five or more than four hundred. As soon as possible after the convening of the next regular session of the legislature, and at the session in 1971, and every ten years thereafter, the legislature shall make an apportionment of representatives according to the last general census of the inhabitants of the state taken by authority of the United States or of this state. In making such apportionment, no town, ward or place shall be divided nor the boundaries theerof altered."

Since no state census has been taken, it is obvious the words "the last general census of the inhabitants . . ." refer to the most recent Federal census which was taken in 1960.

It may be well to note here that for many years and since the amendment to Article 9 proposed by the Constitutional Convention of 1876, providing for a reapportionment to be taken according to "the last general census of the State," it has been the practice to make a periodic reapportionment every ten years, following each Federal census.

Prior to 1964 the last amendment to Article 9 was in 1942, at which time the relevant provision was changed to read thus: "In making such apportionment no town shall be divided, or the boundaries of the wards of any city so altered, as to increase the number of representatives to which such town or city may be entitled by the last preceding census." It will be noted that reference was here made to "the last preceding census."

At the Constitutional Convention in 1964, all efforts to amend Article 9 had been rejected when the Convention adjourned on June 10, 1964. However, on June 15 following, the

United States Supreme Court decided the case of *Reynolds* v. *Sims*, 377 U. S. 533. By this decision, the Court held that both houses should be reapportioned on a population basis, but the Court added: "A State may legitimately desire to maintain the integrity of various political subdivisions, insofar as possible . . . Valid considerations may underlie such aims." *Id.*, 578. Furthermore, it held that a decennial reapportionment would clearly meet the requirements for maintaining a reasonably current scheme of legislative representation. As a result of this decision the Convention was reconvened in a one-day session on July 8, 1964, and the 1964 amendment to Article 9 as previously quoted was proposed and accepted by the Convention, and thereafter adopted by vote of the people at the November 1964 election.

It is significant that the 1942 proviso forbade only such divisions or alterations as might increase the number of representatives from any town or city and did not prohibit divisions or alterations for other purposes. The 1964 amendment similarly prohibited all divisions and alterations "in making such apportionment."

We find that the policy of reapportionment every ten years following each Federal census, established in 1876, has been carried on generally since the 1942 amendment. While boundaries of city wards were changed at legislative sessions between apportionments, none appears to have been changed, at least since 1931, at a "reapportionment" session of the Legislature, that is a session next following a decennial Federal census.

It seems obvious that "in making such apportionment," as the Legislature is about to provide for at this session, the 1964 amendment to Article 9 prohibits changing ward lines. The Legislature must make a reapportionment at the present session on the basis of the 1960 United States census, which shows the population of the wards according to existing ward lines. There is no authorized census of the new wards proposed by House Bill No. 420 upon which to base the reapportionment required at this session by Article 9. It follows that there can be no revision of ward boundaries prior to the passage of the pending Reapportionment Act.

After a reapportionment has been adopted the session may then enact House Bill No. 420. It must, in that bill, subdivide equitably among the new Nashua wards the total number of representatives allocated to Nashua under the 1965 Reapportionment Act. This would be similar to what was done in the Portsmouth ward line bill passed in 1957. See Laws 1957, c. 412, s. 13. The 1970 Federal census will be taken according to the new ward lines of Nashua as specified by House Bill No. 420. Then in the 1971 Apportionment Act, recognition will be given to the populations of each ward as redefined.

Adoption of House Bill No. 420 might in some cases change from one ward to another the residences of representatives presently in office. To avoid disqualification of such representatives under Part II, Article 14 of the Constitution prior to the expiration of their terms of office, it may be considered desirable to postpone until some appropriate date in 1966 the effective date of the establishment of the new ward lines for the purpose of determining the residence of any representative presently in office.

The answer to your first question is that House Bill No. 420 if enacted now would violate the Constitution. However, if enacted in accordance with the requirements set forth in this opinion it would be constitutional.

The answer to your second question whether, if House Bill No. 420 passes, "may the Senate and House of Representatives be apportioned based upon the 1960 federal census for the new wards?" is no. The reasons for this are, first, because the official 1960 census does not cover the new wards. Second, House Bill No. 420 must not become law until after the Reapportionment Act is passed. Third, apportionment "based upon . . . the new wards" would be in violation of Part II, Article 9 and Article 26 of the state Constitution.

Frank R. Kenison Laurence I. Duncan Amos N. Blandin, Jr. Edward J. Lampron Stephen M. Wheeler

April 21, 1965.

Concurrent Resolution

Mrs. Davis of Concord offered the following Concurrent Resolution:

Whereas, there is a rapidly growing trend to camping by trailers, and

Whereas, larger numbers of trailers are used by campers coming to New Hampshire, and

Whereas, there are presently limited accommodations for trailers at White Lake State Park, and trailers are constantly being turned away for lack of space, now, therefore, be it

Resolved, by the House of Representatives, the Senate concurring, that the Division of Parks of the Department of Resources and Economic Development be and hereby is advised that it is the consensus of the General Court that immediate consideration be given to provide ample sites suitable for trailer camping at White Lake State Park, and be it further

Resolved, that a copy of this resolution be submitted to the Governor and the Executive Council.

* * *

The Resolution was referred to Resources, Recreation and Development.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

The Chair announced that today was the 52nd Wedding Anniversary of Representative and Mrs. Vincent of Somersworth.

Third Readings

The following bills and Resolutions were read a third time, passed, and sent to the Senate for concurrence:

HB 399, relating to investments of savings banks.

HJR 5, in favor of Kaston R. Zablackas.

HJR 18, in favor of Harry L. Hurlbert.

HB 198, relative to adoption of building codes and fire prevention codes by cities.

HB 489, legalizing proceedings at the town meetings March 10, 1964 and March 9, 1965, in the town of Bow.

HB 510, legalizing the proceedings of the annual Plymouth village fire precinct meetings held at Plymouth, March 11, 1965.

HB 434, relating to a water supply for the Town of Deerfield.

* * *

On motion of Mrs. Marx of Langdon the House adjourned at 1:14 P. M.

THURSDAY, April 22, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Chaplain Crouch as follows:

Prayer

This is the day which the Lord hath made; we will rejoice and be glad in it.

It is with regret that I report the death of Charles E. Guest, a member of this House, from Cornish. May the souls of the faithful departed, through the mercy of God, Rest in Peace. O God of our fathers, beneath whose guidance generations have come, made their witness and have gone, we give Thee humble thanks for those who made this life better by their vision, courage and action. Guide and strengthen us in this legislature, that by our vision, courage and action in our day and generation, we may benefit all who committed this government to our care and those coming after us, as represented by the youth of this state who attend sessions of this House. This we ask in the Name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mrs. Hayner of Laconia led the Convention in the Pledge of Allegiance to the Flag.

House

The Chair introduced the following guests of the House today:

Simeon T. Lee from Jamaica, West Indies and George E. Sinclair of Laconia, Fairfield University students, courtesy of Mrs. Hayner of Laconia.

A group of women from the New Hampshire Farm Bureau, courtesy of Mrs. Weeks of Greenland.

Mme. Montier of Paris and M. Catala of Paris, known to U. S. Radio operators by his call sign F2BO, courtesy of Mr. Brown of Peterborough.

A group of New Boston High School students, courtesy of Mrs. Colburn from New Boston.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 568, to provide for regulation of passenger tramways and skiing areas. (Hancock of Concord) To Resources, Recreation and Development.

HB 569, to limit alcoholic beverage law and malicious mischief from provisions of chapter on neglected and delinquent children. (Claffin of Wolfeboro) To Judiciary.

HB 570, relative to the sale of sweepstakes tickets. (Kearns of Manchester — Rules) To Executive Departments and Administration.

HB 571, authorizing the town of Greenville to contract with the New Hampshire Water Resources Board. (Taft of Greenville — Rules) To Municipal and County Government.

HB 572, relative to the vehicle equipment safety compact. (DeLude of Unity) To Transportation.

HB 573, legalizing the proceedings at the town meeting March 9, 1965, in the town of New London. (London of New London — Rules) To Municipal and County Government.

On motion of Mr. Cole of Swanzey the Rules of the House were so far suspended as to dispense with the printing of HB 573.

The Clerk read the bill in full.

AN ACT

legalizing the proceedings at the town meeting March 9, 1965, in the town of New London.

- 1 Proceedings Legalized. The acts and proceedings at the annual town meeting on March 9, 1965, in the town of New London are hereby legalized, ratified and confirmed.
 - 2 Takes Effect. This act shall take effect upon its passage.

Introduction of Bills (cont.)

HB 574, to authorize the director of fish and game to license and regulate the operation of snow traveling vehicles. (Welch of Concord and Wheeler of Shelburne) To Fish and Game.

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m HB}$ 575, relative to the taking of salmon. (Classin of Wolfeboro) To Fish and Game.

HB 576, to establish the city of Exeter. (Ferron of Exeter) To Municipal and County Government.

Committee Reports

HB 189, to provide for cumulative pocket supplements for Revised Statutes Annotated, Mr. Cobleigh of Nashua for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 410, providing for recompilation of volume 3 of the Revised Statutes Annotated, Mr. Smith of Concord for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 91, to revise the system of filing corporation and trade names with the secretary of state, Mr. Resnick of Manchester for Appropriations. Ought to pass.

At the request of Mr. Stratton of Derry, Mr. Cobleigh of Nashua explained the bill.

On a viva voce vote the bill was ordered to a third reading.

HJR 32, in favor of John F. Hart, Jr., Mr. Ring of Hampton for Claims and Aeronautics. Pass with amendment.

Amendment

Amend the joint resolution by striking out the words "seven hundred and forty-two" in the first line and inserting in its place the words, three hundred, so that the resolution as amended shall read:

That the sum of three hundred dollars is hereby appropriated to reimburse John F. Hart, Jr., of Milan for damages to the foundation of his house caused from the use of salt applied to a state road for winter maintenance purposes. The sum hereby appropriated shall be in full payment and settlement of said claim and the sum shall be a charge upon the highway funds.

* * *

On a *viva voce* vote the amendment was adopted and the resolution was ordered to a third reading.

SJR 1, in favor of Henry Junior Cassady, Mr. Ring of Hampton for Claims and Aeronautics. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

SB 47, relative to penalty for taking of moose, Mr. Keane of Manchester for Fish and Game. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 206, to provide for the management of fish and game on special areas in the White Mountain National Forest, Mr. Hunt of Stratford for Fish and Game. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 252, relative to the taking of raccoons, Mr. Merrifield of Sunapee for Fish and Game. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 276, providing for an open season on fisher, Mr. Brown of Loudon for Fish and Game. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the section and inserting in its place the following:

1 Fisher. Amend RSA 210:3-a, as amended by 1961, 147:2 and 1963, 154:1 by striking out the section and inserting in its place the following:

210:3-a Open Season. Fisher may be taken and possessed from October 20 to February 1 by the use of dogs, guns, and traps in the counties of Coos, Caroll and Grafton. In all other counties of the state, fisher may be taken and possessed in like manner from November 1 to February 1. All fisher skins shall be sealed within ten days after the close of the season in the same manner as outlined in section 8 of this chapter. Whoever violates the provisions of this section shall be fined not less than ten dollars for the first and not more than fifty dollars for each additional fisher taken and possessed in violation of this section.

Amend section 2 of the bill by striking out the figure "15" and inserting in its place the figure, 20, so that the section is amended to read:

2 Effectice Date. This act shall take effect October 20, 1965.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 302, to authorize fish and game department to regulate the taking of fisher, Mr. Drew of Farmington for Fish and Game. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 407, relative to the staff of the New Hampshire National Guard, Mr. Pollock of Keene for Military & Veterans Affairs. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 462, legalizing proceedings at the town meeting March 9, 1965, in the town of Chesterfield, Mr. Schatz of Hill for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Concurrent Resolution

Messrs. Taft of Greenville and Craig of Manchester offered the following Concurrent resolution:

Resolved by the House of Representatives, the Senate concurring:

That joint rule 12. be amended by inserting in line one after the word "resolution" and line ten after the word "resolution" the words, concurrent resolution proposing a constitutional amendment, so that joint rule 12. as amended shall read as follows: 12. No bill, joint resolution, concurrent resolution proposing a constitutional amendment, claim outstanding on the first day of the session, or petition relating to new business shall be received in either branch of the legislature after the third Thursday of the session, nor shall such matters be received in either branch of the legislature from state officers. departments or agencies unless they have been previously filed with the Secretary of State during the month of December, unless reported by the Committee on Rules; provided that this rule may be suspended in either House whenever two-thirds of the whole number of elected members shall, on division taken, vote in favor thereof, and not otherwise. A bill, joint resolution, concurrent resolution proposing a constitutional amendment, claim or petition shall be considered as having been received within the meaning of this rule if it shall have been delivered to the Clerk of the House in which it is introduced on or before five o'clock in the afternoon of said Thursday of the session: Be it further resolved,

That the joint rules be amended by inserting after joint rule 13. the following new rule: 14. Concurrent Resolutions Proposing Constitutional Amendments. Proposed constitutional amendments shall be submitted as concurrent resolutions entitled: "Concurrent Resolution Proposing a Constitutional Amendment Relating to * * *", and with a resolving clause in the following form: "Be it Resolved by the (Senate) (House of Representatives), the (House of Representatives)

(Senate) concurring, that the Constitution of New Hampshire be amended as follows:" Concurrent resolutions proposing a constitutional amendment shall truly propose to amend or supplement the Constitution and contain only subject matter which genuinely belongs in the fundamental law of the state; it being the intention of this rule to exclude therefrom all subject matter which is legislative in nature and all question which are submitted under the guise of constitutional amendments for the primary purpose of obtaining a popular referendum. Each such concurrent resolution shall set forth the text of the new matter to be inserted in the Constitution and also the text of a question summarizing the amendment, to appear on the ballot proposing such constitutional amendment, shall specify the particular general election at which such question is to be submitted to the voters, and shall state whether it is to appear on the regular or a separate ballot. All such concurrent resolutions shall be read a first and second time by title and referred to the appropriate standing committee for public hearing and report, Amendments to such a resolution shall be in order while the measure is still on second reading. On the question of ordering such a resolution to third reading and final passage, the president and speaker shall require a division vote, unless a roll call is duly requested under the rules and completed. In case of disagreement between the two houses, such concurrent resolutions shall be subject to the usual conference committee procedure. Such concurrent resolution, if adopted by the required constitutional majority of each house, shall be engrossed in the usual form and signed by the speaker and the president, and shall be submitted to the secretary of state for appropriate action and for submission to the voters. Such concurrent resolutions shall be made a part of the permanent legislative records.

* * *

The Clerk read the concurrent resolution in full.

Mr. Craig of Manchester moved that the concurrent resolution be laid on the table and made a Special Order for 11:01 o'clock on Wednesday next.

(discussion ensued)

On a viva voce vote the motion was adopted.

Communication From the Supreme Court

To the House of Representatives:

The undersigned Justices of the Supreme Court submit the following answer to your request for advice with respect to House Bill No. 154 in new draft. The bill in its original form, with certain proposed amendments, was referred to us for consideration in March of this year, when answers were returned which were unfavorable to the bill, in the form in which it was then presented. *Opinion of the Justices*, 106 N. H. — (March 10, 1965). As noted in the cited opinion House Bill No. 153 is a related bill which presents no constitutional questions. It is designed to permit financing of the construction of an industrial facility with private capital by a method which will meet the requirements of s. 1.103-1 of the Federal income tax regulations, and revenue ruling 63-20 relating thereto. See Rogers, Municipal Debt Restrictions and Lease-Purchase Financing, 49 A.B.A.J. 49 at 52.

House Bill No. 154 in new draft contains provisions which serve to clarify the purpose and scope of the bill. The declaration of need and purpose of the bill as now contained in the first section states that "competition between communities in this state merely for the purpose of seeking relocation of industrial facilities located in this state is contrary to the policy of this chapter."

Section 1 further provides that the proposed act shall be used "to furnish additional means for the development of industrial facilities without the use of public funds, where such development is more appropriate under this chapter than under RSA 162-A." RSA ch. 162-A (see RSA Replacement Vol. 2 (1964) pp. 553-561) is the chapter which established the Industrial Park Authority (see *Opinion of the Justices*, 99 N. H. 528; *Opinion of the Justices*, 103 N. H. 258), the activities of which may be limited from time to time by reason of prior commitments, diversification of investments, or statutory limitation upon capital expenditures. See RSA 162-A:12.

Changes in the remaining sections of House Bill No. 154 are designed to assure, among other things, that any industrial facility which the state or any of its subdivisions may propose to acquire under the bill shall be constructed, acquired and utilized without public expense; and that any lease of the facil-

ity shall contain provisions which will charge the lessee with all cost and expense of operation, maintenance, and upkeep of the facility, and with annual payments to the municipality where the facility is located, equivalent to a just share of the public expense, in lieu of taxes upon the facility itself.

Likewise, by provisions not previously in the bill, the new draft provides that prior to construction of the facility the Governor and Council shall first determine that the undertaking will meet the several requirements of the bill, including those just mentioned.

The requirements to be thus enforced by findings of the Governor and Council, include the fundamental one that the entire undertaking and its operation and use "will serve a public use and provide a public benefit," and aid in the development, growth and prosperity of the state or a subdivision thereof. S. 5. Such a finding will necessarily be predicted upon a determination, conversely, that the facility and its use will not be "primarily of benefit to private persons or uses" even though such benefits may incidentally result. See *Opinion of the Justices*, 106 N. H. —, Supra; Conway v. Water Resources Board, 89 N. H. 346. Under section 5 of the bill the Governor and Council must also find before construction of any facility can commence that the policies stated in section 1 of the bill are to be complied with.

We are the opinion that House Bill No. 154 in new draft establishes adequate criteria for determining that a proposed undertaking shall comply with the requirement of the bill, and will serve a public purpose and benefit; and that such a determination shall be made before the state or its subdivisions may participate. We are also of the opinion that such an undertaking, when validly approved by the Governor and Council, will not violate the provisions of the Constitution. See *State ex rel Thompson* v. *Giessel*, 271 Wis. 15.

Accordingly we answer the first four questions in the affirmative, with the qualification that the annual payments referred to in question three are to be made "to the municipality (or municipalities) in which (the) facility is located." S. 7. For the same reason, the fifth question is answered in the negative. Our answer to the sixth question, as to whether the proposed legis-

lation is constitutional in respects other than those embraced by prior question, is that the bill is constitutional upon its face.

> Frank R. Kenison Laurence I. Duncan Amos N. Blandin, Jr. Edward J. Lampron Stephen M. Wheeler

April 22, 1965.

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives.

- HB 4, relating to the labeling of hazardous substances.
- HB 14, relative to misbranding of drugs containing narcotics.
- HB 116, redefining a World War I veteran in connection with claim for burial expenses.
- HB 278, making amendments to the Uniform Commercial Code.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following concurrent resolutions:

Resolution regarding issuance of a commemorative stamp on anniversary of birth of Rev. Abiel Abbot.

Further Senate Message — Senate Bills Read and Referred

- SB 6, An Act, relative to school board purchasing accident or injury insurance to Education
- SB 63, An Act, providing for the forfeiture of liquor found in the possession of a minor to Liquor Laws.

Communication

Claremont, N. H. April 20, 1965

To the Speaker of the House and Members of the 1965 Legislature:

Dear Friends:

Kindly accept my thanks for the thoughtful tribute to my late husband Arthur Bradbury, and the expression of sympathy in the Resolution passed by the members of the General Court.

Very sincerely,

Mrs. Arthur Bradbury and family

Resolutions

Mr. Hood of Plainfield for the Sullivan County Del. and the Committee on Military and Veterans Affairs offered the following Resolutions:

Whereas, Charles E. Guest, Sr., Representative from Cornish for several sessions, has passed away, and

Whereas, He was a veteran of World War I, a civic leader in his community and was instrumental in establishing the Saint Gaudens Memorial as a National Shrine, therefore be it

Resolved, That we, the Members of the House of Representatives of the New Hampshire General Court, hereby pay tribute to our Fellow Member for his services to his town, state and country, and that we extend to his family our deepest sympathy in its bereavement, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Guest.

* * *

On a rising vote and a moment of silent prayer the resolutions were unaniminously adopted.

Resolutions

Mr. Osborn of Portsmouth offered the following Resolutions:

Whereas, we have learned of the heroic death by drowning of nineteen year old Jerry Louis Dodson of Pease Airforce Base in a vain attempt to save the life of John Burns, Junior of Texas, a scuba diver, in near freezing temperature, and

Whereas, Jerry was a senior in Portsmouth High School and except for his untimely death would have graduated in June, and

Whereas, he was an outstanding student and athlete, having received many honors in football, basketball, track, boy scouting and life-saving, therefore be it

Resolved, that we, the members of the 1965 House of Representatives in General Court convened, do hereby pay tribute to the memory of such an exemplary young man and extend our heartfelt sympathy to his bereaved family, and be it further

Resolved, that a copy of these resolutions be transmitted to his parents, Mr. and Mrs. Nelson E. Dodson.

On a viva voce vote the Resolutions were adopted.

Resolutions

Mr. Stevens of Epsom offered the following Resolutions:

Whereas, We have learned with regret of the death of Clifton W. Stevens, former Representative from Chichester, and

Whereas, Mr. Stevens has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Stevens, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Stevens.

* * *

On a viva voce vote these resolutions were adopted.

Resolutions

Mr. Stevens of Epsom offered the following Resolutions:

Whereas, We have learned with regret of the death of Edwin L. Bunker, former Representative from Epsom, and

Whereas, Mr. Bunker has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Bunker, and be it further

Resolved, That a copy of these Resolutions be transmitted to his family.

On a viva voce vote these resolutions were adopted.

Committee Reference

Mr. O'Neil of Chesterfield moved that the order whereby SB 6, relative to school board purchasing accident or injury insurance, was referred to Education, be vacated and that the bill be referred to the committee on Insurance, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Announcement

The Chair announced that the funeral services for the late Charles E. Guest, the member from Cornish, will be held on Saturday, April 24 at 2:00 P. M., in the Trinity Episcopal Church of Claremont. The Chair appointed the following delegation to attend the funeral: The Speaker, Messrs. Hood of Plainfield, Angus of Claremont and Campbell of Claremont and Miss Bailey of Newport.

The Chair announced that former representatives from Langdon, George Holmes and Walter Smith were guests in the House today, courtesy of Mrs. Marx of Langdon.

* * *

The Chair also announced that last Tuesday was the 82nd birthday of Mr. Johnson of Rochester, today is the birthday of Mr. Ulenberg of Gilmanton, and Mrs. Dearborn of Laconia.

Personal Privilege

Mr. Pickett of Keene rose on a point of Personal Privilege.

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock to be in order at the present time, that third reading of bills be by title only, and resolutions by caption only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills and joint resolution were read a third time, passed, and sent to the Senate for concurrence:

HB 189, to provide for cumulative supplements for Revised Statutes Annotated.

HB 410, providing for recompilation of volume 3 of the Revised Statutes Annotated.

HB 91, to revise the system of filing corporation and trade names with the secretary of state.

HJR 32, in favor of John F. Hart, Jr.

HB 276, providing for an open season on fisher.

HB 407, relative to the staff of the New Hampshire National Guard.

HB 462, legalizing proceedings at the town meeting March 9, 1965, in the town of Chesterfield.

SB 47, relative to penalty for taking moose, was read a third time, passed, and sent to the Secretary of State to be engrossed.

* * *

On motion of Mrs. Milligan of Newbury, the House adjourned at 12:36 P. M.

TUESDAY, April 27, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Guest Chaplain, Reverend Thomas Aldington, from the Keene Unitarian Universalist church, Keene, as follows:

As men of this world and life gather to sense their purpose their yearning reaches to the presence of God

As men open their souls to the silence of eternity
their stillness overhears the destiny life offers
focus pulls together distraction
concern overcomes favor
hope rises out of despair
humility strengthens uncertainty
creation forges greatness
newness loses strangeness
courage leans on doubt
trust snuffs out fear

So may it be this day with you as you attach your soul to what will become indelible tomorrow.

Amen.

Pledge of Allegiance to the Flag

Mr. Collishaw of Exeter led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as Guests of the House today:

A group of Troop No. 612 Junior Girl Scouts of Exeter, courtesy of the Exeter Delegation.

A group of Girl Scouts from New Durham, courtesy of Mrs. Moulton of New Durham.

A group of Troop No. 202 Boy Scouts from Gorham, courtesy of Mr. O'Hara of Gorham.

A group of Troop No. 529 Girl Scouts from Lakeport, courtesy of Mr. Foster of Lakeport.

Miss Cristina Herm from Berlin, Germany, an exchange student at Stevens High School, Claremont, courtesy of Mrs. Frizzell of Charlestown.

Leaves of Absence

Mrs. Hickey of Dover was granted leave of absence for the week on account of illness.

Mrs. Rubens of Rochester was granted leave of absence for the week on account of important business.

Messrs. Herbert of Windham, Hamel of Seabrook and Burnham of Nashua was granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 577, to provide for improved pesticides controls. (Hayes of Madison) To Agriculture & Resources, Recreation and Development.

HB 578, to establish a tax on bottled soft drinks. (O'Neil of Chesterfield and Yardley of Roxbury) To Ways and Means.

HB 579, increasing penalties for violations of rules and regulations at state forests and reservations. (Williamson of Goshen) To Resources, Recreation and Development.

HB 580, to authorize corporations to guarantee the debts of others. (Craig of Manchester) To Judiciary.

HB 581, relative to sewage disposal systems on islands. (Urie of New Hampton and Chamberlain of Alton) To Resources, Recreation and Development.

HB 582, to allow school building aid use of existing buildings in area schools and for acquisition of sites in anticipation of building schools. (Brown of Peterborough, Manchester and Scott-Craig of Hanover and Park of Lyme) To Education.

HB 583, to tax machinery as personal estate rather than real estate and broaden the definition for tax purposes. (Guild of Gilford) To Ways and Means.

HB 584, authorizing the department of education to participate in the federal program under the Vocational Education Act of 1963. (Taft of Greenville and O'Neil of Chesterfield) To Education.

HB 585, relating to the Monadnock Regional School District. (Watkinson of Fitzwilliam) To Education.

HB 586, relative to an access from land of Gladys and Marion MacGregor to route 102 in the town of Londonderry (Stratton of Derry) To Public Works.

Committee Reports

SB 1, to adjust classified salaries of state employees, Mr. Bell of Plymouth for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out sections 6, 7, 8 and 9 and renumbering section 10 to read section 6.

* * *

At the request of Mr. Hancock of Concord, Mr. Eaton of Hillsborough explained the amendment.

Mr. Resnick of Manchester spoke in favor of the amendment.

(Discussion ensued)

Messrs. Angus of Claremont, Hancock of Concord, Aucella of Bennington, Taft of Greenville and Mr. McGee of Lincoln spoke in favor of the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

The Chair announced that SB 52, relative to the city manager of the city of Berlin, had been withdrawn.

HB 351, relative to a termination benefit under the state employees' retirement system, Mr. Gutoski of Manchester for

Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the word "fifteen" in the ninth and thirtieth lines and inserting in its place the word, twenty, and by striking out the word "fifty" in the tenth and thirty-second lines and inserting in its place the word, fifty-five, so that the section is amended to read:

1 State Employees' Retirement System. Amend RSA 100:10 by adding the words "and Termination Benefits" to the catchline, and further amend the section by inserting after the sentence beginning "If a member ceases to be a member" and before the sentence beginning "If a member dies" a new sentence as follows: "Instead of the return of his accumulated contributions, any member who has twenty or more years of creditable service and who has attained age fifty-five at the time his service is terminated may elect to receive a retirement allowance commencing at age sixty-five, which shall consist of an employee annuity provided by this accumulated contributions with interest to attainment of age sixty-five, and a state annuity equal to the service retirement state annuity accrued to the date his service is terminated" so that the section is amended to read:

100:10 Return of Members' Contributions and Termination Benefits. If a member ceases to be an employee the amount of his accumulated contributions shall be paid to him within two months after his written request thereof. If a member ceases to be a member because of absence from service for more than three years in any period of five consecutive years after last becoming a member, his accumulated contributions shall be paid to him within two months after the board is notified to that effect. Instead of the return of his accumulated contributions. any member who has twenty or more years of creditable service and who has attained age fifty-five at the time his service is terminated may elect to receive a retirement allowance commencing at any time after reaching age sixty-two and not over age sixtyfive, which shall consist of an employee annuity provided by his accumulated contributions with interest to attainment of the age at which he elects to retire between age sixty-two and age sixty-five, and a state annuity equal to the service retirement state annuity accrued to the date his service is terminated. If a member dies, the amount of his accumulated contributions shall be paid to the persons, if any, nominated by him by written designation filed with the board, if such persons survive him, otherwise to the member's estate.

Amend section 2 of the bill by striking out the word "sixtyone" in the third line and inserting in its place the word, thirtysix, so that the section is amended to read:

2 Appropriation. For the purposes of this chapter there is hereby appropriated the sum of thirty-six thousand dollars for the fiscal year ending June 30, 1966 and a like sum for the fiscal year ending June 30, 1967. The sums hereby appropriated shall be a charge against the appropriate funds.

Amend section 3 by striking out the figure "1965" and inserting in its place the figure, 1966, so that the section is amended to read:

3 Effective Date. This act takes effect July 1, 1966.

* * *

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 294, giving members of the National Guard limited authority to arrest persons while in active state service ordered by the governor in case of riot or breach of peace, Mr. Broderick of Manchester for Judiciary. Ought to pass with amendment.

Amendment

Amend the bill by inserting after section 1 a new section as follows:

2 The Militia. Amend RSA 110-A:6 as inserted by 1957, 147:1 by inserting after the words "or imminent danger thereof" the words, or for the safety of the inhabitants of the state, so that the section is amended to read as follows:

110-A:6 Ordering National Guard into Active State Service.

I. The governor shall have power, in case of invasion, disaster, insurrection, riot, breach of the peace, resistance to

process of this state, or imminent danger thereof, or for the safety of the inhabitants of the state for such period, to such extent and in such manner as he may deem necessary all or any part of the national guard. Such power shall include the power to order the national guard or any part thereof to function under the operational control of the United States army, navy or air force commander in charge of the defense of any area within the state which is invaded or attacked or is or may be threatened with invasion or attack.

Further amend the bill by renumbering section 2 to read section 3.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 246, relative to the daytime care of children, Mr. Heald of Wilton for Public Welfare and State Institutions. Ought to pass.

The bill was referred to Appropriations under the Rules.

HB 330, relating to the licensing of child-caring agencies and the establishment of an advisory committee, Mr. Heald of Wilton for Public Welfare and State Institutions. Ought to pass with amendment.

Amendment

Amend RSA 170:2-a as inserted by section 2 of the bill by inserting after the word "shall" in the third line the words, be appointed by the commissioner of health and welfare, who shall also designate one member as chairman, and it shall; and by striking out the words "as the director of welfare deems necessary," in the ninth line so that the section is amended to read:

170:2-a Advisory Committee; Establishment; Duties. There shall be a day care advisory committee to the state division of welfare which shall be appointed by the commissioner of health and welfare, who shall also designate one member as chairman and it shall include representatives from the department of education, division of health, the department of safety, and any such additional representatives of professional, civic, labor or other public and private agencies or organizations concerned

with day care. The chief of the bureau of child welfare will be an additional member of the committee. Members of the committee shall receive no per diem but shall be entitled to expenses including mileage when in the performance of duties required by this chapter. The advisory committee shall advise the welfare division on general and specific policies involved in the provision of day care services.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 465, to provide for hospital rate increases for recipients of public assistance and medical assistance for the aged, Mr. Maxham of Concord for Public Welfare and State Institutions. Ought to pass with amendment.

Amendment

Amend section 4 of the bill by striking out the figures "63,783." in the fourth line and inserting in its place the figures, \$362,330., and by striking out the words and figures "and \$114,385. for the fiscal year 1966-1967", in the fifth and sixth lines so that the section is amended to read:

4 Medical Assistance for the Aged Appropriation. For the purpose above stated there are hereby appropriated to the division of welfare from funds not otherwise appropriated the sum of \$362,330 for the fiscal year 1965-1966, to pay increases to hospitals for medical assistance for the aged recipients.

Amend section 5 of the bill by striking out the figures "78,304" in the sixth line and inserting in its place the figures, \$444,820, and by striking out the words and figures "and \$140,427 for the fiscal 1966-1967" so that the section is amended to read:

5 Federal Share. Inasmuch as such expenditures for medical assistance for the aged are matched by federal funds, authorization is hereby given to the division of welfare to use such additional federal funds for this purpose to the extent of \$444,820 for the fiscal year 1965-1966.

* * *

Mr. Taft of Greenville spoke in favor of the amendment.

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 3, to require the inclusion of an automatic fire protection system in the plans and specifications of state owned buildings, Miss Spollett of Hampstead for Public Works. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 391, relative to naming bridges on the interstate highway between Manchester and Bedford, Mr. Wiggin of Bedford for Public Works. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 397, relative to restrictions on public utility lines, Mr. McGee of Lincoln for Public Works. Inexpedient to Legislate.

On a *viva voce* vote the resolution was adopted.

HB 488, relative to naming of a bridge The John F. Kennedy Memorial Bridge, Mr. Fortier of Berlin for Public Works. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

HB 328, abating interest on taxes if the tax bills are not timely sent.

HB 347, requiring the posting of abatements in the invoice book on file with the town clerk.

HB 419, legalizing and confirming certain actions and proceedings in the town of Charlestown.

HB 425, legalizing the proceedings at the annual town meeting held in the town of Plainfield on March 9, 1965.

HB 430, legalizing the proceedings at the regular meeting of the Enfield fire district on March 10, 1965.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 179, relating to unincorporated places.

Amendment

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Takes Effect. This act shall take effect ninety days after its passage.

* * *

On motion of Mr. Cole of Swanzey the House concurred in the Senate amendment.

Senate Bill Read and Referred

SB 62, relative to lease or purchase of voting machines. To Municipal and County Government.

Further Senate Message

The Senate has voted to adopt the amendment offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bill, in the adoption of which amendment the Senate asks the concurrence of the House of Representatives:

HB 162, An Act providing for reimbursement of loss of taxes on federal and state owned forest lands.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Forest Lands. Amend RSA 219:32 as amended by 1959, 79:2 by striking out the section and inserting in its place the following:

* * *

On motion of Mrs. Moulton of New Durham, the House concurred in the Engrossed Bills amendment.

Report from Engrossed Bills Committee

The Committee on Engrossed Bills to whom was referred Senate Bill No. 47, An Act relative to penalty for taking moose, having considered the same, report the same under Joint Rule No. 6 with the following amendment, and the recommendation that the bill as amended ought to pass.

Amendment

Amend section 3 of the bill by striking out the first line and inserting in place thereof the following:

3 Revocation for Conviction. Amend RSA 214:19, as amended by 1955, 62:2, by striking out in line one the word "may" and inserting in place thereof the word, shall; further amend the section

* * *

On motion of Mrs. Moulton of New Durham, the House concurred in the Engrossed Bills amendment.

* * *

On motion of Mr. Pickett of Keene, the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 294, giving members of the National Guard limited authority to arrest persons while in active state service ordered by the governor in case of riot or breach of peace.

HB 330, relating to the licensing of child-caring agencies and the establishment of an advisory committee.

HB 3, to require the inclusion of an automatic fire protection system in the plans and specifications of state owned buildings.

SB 1, to adjust classified salaries of state employees, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

Reconsideration

Mr. Taft of Greenville, having voted with the majority, moved that the House reconsider its action whereby it passed SB 1, and spoke against the motion.

On a viva voce vote the motion was not adopted.

The Chair announced that Mr. and Mrs. Cobleigh of Nashua were the proud parents of a daughter, Laura Lee Cobleigh, their first child, last Saturday, April 24th.

On motion of Mrs. Moriarty of Merrimack the House adjourned at 11:57 A.M.

WEDNESDAY, April 28, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Guest Chaplain, Reverend Reginald Merrifield from the First Congregational Church of Bennington, as follows:

Our help cometh from the Lord which made heaven and earth.

Thou infinite and eternal being who dwellest not only in the heavens but in the mind of man. We approach Thee with our intercessions, we seek Thy guidance in this Assembly so that we can render to our State, Nation and the World our gift of stewardship.

May our vision be keen, our faith enlarged and our courage strengthened so that our workmanship be of such a nature enabling us to be true to ourselves, true to others and above all else, true to Thee.

In the name of our Lord and Master in whose name we pray. Amen.

Pledge of Allegiance to the Flag

Mr. Bednar of Hudson led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as Guests of the House today:

Troop No. 124 Girl Scouts from Keene, courtesy of Mrs. Shea of Keene.

61 students of the American History and Problems of Democracy classes at the Presentation of Mary Academy in Hudson, courtesy of Mr. Bednar of Hudson.

Mesdames George, Fagan and Heald of Milford together with the 4-H citizenship group, courtesy of the Milford Delegation.

Leave of Absence

Mr. Tilton of Littleton was granted leave of absence for the week on account of important business.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 587, to provide for an Advisory Boiler Board and for the safe construction, installation, inspection, operation, maintenance, and repair of boilers. (Davis of Concord) To Labor.

HB 588, relative to the New Hampshire port authority and the operation of air transportation facilities. (Ring of Hampton) To Resources, Recreation and Development.

HB 589, relative to foundation aid to school districts. (De-Lude of Unity and McGee of Lincoln) To Education.

HB 590, relative to medical assistance for the aged. (O'Shan of Laconia) To Public Welfare and State Institutions.

HB 591, to extend the curfew regulations. (D'Amante of Claremont) To Municipal and County Government.

HB 592, providing additional retirement allowances for certain retired state employees. (McMeekin of Haverhill) To Executive Departments and Administration.

HB 593, to revoke the license of a minor possessing or drinking intoxicating liquor or beverages while driving a motor vehicle. (Spitzli of Walpole) To Judiciary.

HB 594, to eliminate the fixing of retail price of milk by the milk board. (Craig and Raiche of Manchester and Mac-Farlane of Swanzey) To Agriculture.

HB 595, to provide for registration of and service of process upon foreign partnerships. (Craig of Manchester) To Judiciary.

HB 596, to authorize the suspension of an operator's license by the commissioner of safety under specified conditions. (Craig of Manchester) To Judiciary.

HB 597, to amend the fixing of lawful speed limits on the highways and to provide for penalties and other sanctions for violation thereof. (Craig of Manchester) To Transportation.

HB 598, to authorize certain medical tests as a condition to holding of a motor vehicle operator's license. (Craig of Manchester) To Judiciary.

HB 599, providing for a new nursing care unit at the Soldiers Home. (O'Shan of Laconia and Welch of Concord) To Military and Veterans' Affairs.

HB 600, entering into the New England Interstate Planning Compact and for related purposes. (Normandin of Laconia — Rules) To Resources, Recreation and Development.

Committee Reports

HB 153, relating to voluntary corporations and associations, Mr. Capistran of Manchester for Judiciary. Ought to pass.

Mr. Angus of Claremont offered the following amendment:

Amendment

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3. Takes Effect. This act shall take effect immediately after its passage.

* * *

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted.

Mr. Spanos of Newport spoke in favor of the bill.

(discussion ensued)

Messrs. Craig of Manchester, Coutermarsh of Lebanon and Taft of Greenville spoke in favor of the bill.

On a viva voce vote the bill was ordered to a third reading.

Mr. Craig of Manchester moved that the Rules of the House be so far suspended as to place HB 153 on third reading and final passage at the present time, by title only.

On a viva voce vote the motion was adopted.

Third Reading

HB 153, relating to voluntary corporations and associations was read a third time, passed, and sent to the Senate for concurrence.

Reconsideration

Mr. Pickett of Keene, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 153 and spoke against the motion.

On a viva voce vote the motion was not adopted.

HB 154 in New Draft, to enable the state of New Hampshire, or any political subdivision thereof, to accept gifts of industrial facilities and to lease or otherwise dispose of the same, Mr. Capistran of Manchester for Judiciary. Ought to pass.

At the request of Mr. Williamson of Goshen, Mr. Spanos of Newport answered questions.

Mr. Angus of Claremont explained the bill.

(discussion ensued)

Mrs. DeLude of Unity and Mr. McGee of Lincoln spoke in favor of the bill.

On a viva voce vote the bill was ordered to a third reading.

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to place HB 154 on third reading and final passage at the present time, by title only.

Third Reading

HB 154, to enable the state of New Hampshire, or any political subdivision thereof, to accept gifts of industrial facilities and to lease or otherwise dispose of the same, was read a third time, passed, and sent to the Senate for concurrence.

Reconsideration

Mr. McGee of Lincoln, having voted with the majority, moved that the House reconsider its action whereby it passed HB 154 and spoke against the motion.

On a *viva voce* vote the motion was not adopted.

HB 497, relating to coercion in placing insurance on real and personal property, Mr. Stratton of Derry for Insurance. Ought to pass with amendent.

Amendment

Amend section 1 of the bill by striking out the first fortyfive lines and inserting in its place the following:

- 1 Unfair Insurance Trade Practices. Amend paragraph 9 of RSA 417:4 by striking out the paragraph and inserting in its place the following:
- (9) Coercion in Requiring Insurance. (a) No creditor or lender engaged in the business of financing the purchase of real or personal property or of financing the purchase of real or personal property or of lending money on the security of real or personal property may require, as a condition to such financing or lending, or as a condition to the renewal or extension of any such loan or to the performance of any other act in connection with such financing or lending, that the purchaser or borrower, or his successors, shall negotiate through a particular insurance company or companies, insurance agent or agents, broker or brokers, type of company or types of companies, any policy of insurance or renewal of a policy insuring such property. This

provision does not prevent the exercise by any mortgagee of his right to approve the insurer selected 1 by the borrower on a reasonable nondiscriminatory basis related to the solvency of the company and its ability to service the policy.

(b) There shall be no interference either directly or indirectly with such borrower's, debtor's, or purchaser's free choice of an agent and of an insurer which complies with the foregoing requirements, and the creditor or lender may not refuse the policy so tendered by the borrower, debtor or purchaser. Upon notice of any refusal of such tendered policy, the insurance commissioner shall order the creditor or lender to accept the tendered policy, if the commissioner determines that the refusal is not in accordance with the foregoing requirements of this subparagraph. Failure to comply with such an order of the insurance commissioner is a violation of this section.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 188, relative to employment of certain airport managers, Mr. Ring of Hampton for Claims and Aeronautics. Ought to pass.

The Chair referred the bill to Appropriations under the Rules.

HB 227, relative to airport managers, Mr. Ring of Hampton for Claims and Aeronautics. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 369, relative to the open season for taking brook trout, Mr. Lafond of Hooksett for Fish and Game. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 305, relative to legal length of brook trout in Coos County, Mrs. Forbes of Marlow for Fish and Game. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 12, relative to women's names being placed on jury lists and exemption of certain persons, Mrs. Ainley of Manchester for Judiciary. Ought to pass.

Mr. Stafford of Lincoln moved that SB 12 be indefinitely postponed, and spoke in favor of the motion.

Mrs. Ainley of Manchester, Mrs. Brungot of Berlin, Messrs. McMeekin of Haverhill, Plourde of Pembroke, Leonard of Nashua and Mesdames Moulton of New Durham and Russell of Keene spoke against the motion.

Messrs Prior of Ashland, Capistran of Manchester, Healey of Manchester, Pickett of Keene, LaFrance of Manchester, Manning from Groveton and Miss Spollet of Hampton, Mrs. Palmer of Plaistow spoke in favor of the motion.

(Discussion ensued)

Mrs. Frizzell of Charlestown spoke against the motion.

Mr. Maloomian of Somersworth moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question being on the motion to Indefinitely Postpone SB 12.

Mrs. Brungot of Berlin requested a division.

214 members having voted in the affirmative and 82 in the negative, the motion prevailed and SB 12 was indefinitely post-poned.

HB 337, relating to contributing to delinquency of a juvenile, Mr. Capistran of Manchester for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 454, relative to insurance on the Cannon Mountain and Mt. Sunapee aerial tramways, was withdrawn.

HB 346, to make it unlawful for any person to resist arrest or interfere with a conservation officer in the performance of his duty, Mr. Spitzli of Walpole for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 363, relating to the time within which the invoice assessment record shall be prepared, Mr. Barker of Stratham for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 490, legalizing the annual town meeting of 1965 in the town of Gilford, Mr. Allen of Rindge for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 332, relative to charter of the city of Portsmouth, Mrs. Sadler of Portsmouth for the Portsmouth Delegation. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

- 1 Election of Mayor and Assistant Mayor of Portsmouth. Amend RSA 1947, 398:13, as amended by 1963, 430:1, by adding at the end of the section the words, if a vacancy occurs in the council the person receiving the next larger number of votes at the biennial shall assume the office vacated and such procedure shall be followed in succession until a candidate is found to fill such vacancy, so that the section is amended to read:
- 13. Mayor. The candidate for councilman who shall receive the largest number of votes at any election, provided for by section 4 of this chapter, shall be the mayor, and the councilman who shall receive the next largest number of votes shall be the assistant mayor, during their respective terms of office. In the event two or more persons shall receive an equal number of votes, and said number shall be the largest number received by any councilman, the person having the longest period of service as a councilman, shall be the mayor and the person having the next longest period of service shall be the assistant mayor. In the event one person shall receive the largest number of votes and two or more persons shall receive an equal number of votes and said number shall be the next to the largest number of votes received by any councilman, the person receiving said equal number of votes who has the longest period of service as a councilman shall be the assistant mayor. If a vacancy occurs in the council the person receiving the next larger number of votes at the biennial election shall assume the office vacated and such procedure shall be followed in succession until a candidate is found to fill such vacancy.

The reports were accepted.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 427, extending the time during which an act relative to a certain bridge over the Merrimack River shall be effective, Mr. Foster of Laconia for Public Works. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Boscawen — Canterbury Bridge. Amend 1959, 288:5, as amended by 1961, 86:1 by striking out the section and inserting in its place the following:

288:5 Boscawen — Canterbury Bridge. The towns of Boscawen and Canterbury have made application for state bridge aid on a certain bridge over the Merrimack River, which application is pending, the application by the towns of Boscawen and Canterbury shall be sufficient to authorize the posting at the ends of said bridge in accordance with the provisions of RSA 251:16, as hereinbefore amended, as provided for in cases of application for town bridge aid, and the commissioner of public works and highways is authorized to proceed under said application in accordance with the applicable provisions of law. The provisions of this section shall be effective until such time as the bridge is replaced.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 279, providing for the assessment and collection of a special head tax for state purposes, Mr. Kearns of Manchester for Ways and Means. Ought to pass.

Mr. Plumer of Bristol offered the following amendment:

Amendment

Amend section 1 by striking out the words "in 1965 and 1966" so that the section as amended reads as follows:

1 Special Head Tax. There is hereby levied and assessed for the use of the state a special head tax of five dollars upon

each and every resident of the state, as defined herein, over twenty-one and under seventy years of age.

* * *

The Clerk read the amendment in full.

Mr. Plumer spoke in favor of the amendment.

Mr. Coutermarsh of Lebanon spoke in favor of the amendment.

Messrs. Kelsey of Nottingham, Urie of New Hampton, Pickett of Keene and Mrs. Brungot of Berlin spoke against the amendment.

On a *viva voce* vote the amendment was not adopted.

Mr. Guild of Gilford moved that HB 279 be made a Special Order for 11:01 o'clock on Wednesday, May 19th and spoke in favor of the motion.

Mrs. Palmer of Plaistow, Messrs Taft of Greenville, Craig of Manchester, Plumer of Bristol spoke against the motion.

Mr. Herbert of Windham spoke in favor of the motion.

On a viva voce vote the motion was not adopted.

On a viva voce vote the bill was ordered to a third reading.

* * *

Mr. Craig of Manchester called for the Special Order on the Concurrent resolution amending the joint rules to provide procedure for proposing constitutional amendments.

Concurrent Resolution

Resolved by the House of Representatives, the Senate concurring:

That joint rule 12. be amended by inserting in line one after the word "resolution" and line ten after the word "resolution" the words, concurrent resolution proposing a constitutional amendment, so that joint rule 12. as amended shall read as follows: 12. No bill, joint resolution, concurrent resolution proposing a constitutional amendment, claim outstanding on the first day of the session, or petition relating to new business shall be received in either branch of the legislature after the third Thursday of the session, nor shall such matters be re-

ceived in either branch of the legislature from state officers, departments or agencies unless they have been previously filed with the Secretary of State during the month of December, unless reported by the Committee on Rules; provided that this rule may be suspended in either House whenever two-thirds of the whole number of elected members shall, on division taken, vote in favor thereof, and not otherwise. A bill, joint resolution, concurrent resolution proposing a constitutional amendment, claim or petion shall be considered as having ben received within the meaning of this rule if it shall have been delivered to the Clerk of the House in which it is introduced on or before five o'clock in the afternoon of said Thursday of the session: Be it further resolved,

That the joint rules be amended by inserting after joint rule 13. the following new rule: 14. Concurrent Resolutions Proposing Constitutional Amendments. Proposed constitutional amendments shall be submitted as concurrent resolutions entitled: "Concurrent Resolution Proposing a Constitutional Amendment Relating to * * *", and with a resolving clause in the following form: "Be it Resolved by the (Senate) (House of Representatives), the (House of Representatives) (Senate) concurring, that the Constitution of New Hampshire be amended as follows:" Concurrent resolutions proposing a constitutional amendment shall truly propose to amend or supplement the Constitution and contain only subject matter which genuinely belongs in the fundamental law of the state; it being the intention of this rule to exclude therefrom all subject matter which is legislative in nature and all question which are submitted under the guise of constitutional amendments for the primary purpose of obtaining a popular referendum. Each such concurrent resolution shall set forth the text of the new matter to be inserted in the Constitution and also the text of a question summarizing the amendment, to appear on the ballot proposing such constitutional amendment, shall specify the particular general election at which such question is to be submitted to the voters, and shall state whether it is to appear on the regular or a separate ballot. All such concurrent resolutions shall be read a first and second time by title and referred to the appropriate standing committee for public hearing and report. Amendments to such a resolution shall be in order while the measure is still on second reading. On the question of ordering such a resolution to third reading and final passage, the president and speaker shall require a division vote, unless a roll call is duly requested under the rules and completed. In case of disagreement between the two houses, such concurrent resolutions shall be subject to the usual conference committee procedure. Such concurrent resolution, if adopted by the required constitutional majority of each house, shall be engrossed in the usual form and signed by the speaker and the president, and shall be submitted to the secretary of state for appropriate action and for submission to the voters. Such concurrent resolutions shall be made a part of the permanent legislative records.

On a viva voce vote the concurrent resolution was adopted.

Report of Engrossed Bills Committee

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House bills:

HB 116, An Act redefining a world war I veteran in connection with claim for burial expenses.

HB 162, An Act providing for reimbursement of loss of taxes on federal and state owned forest lands.

HB 347, An Act requiring the posting of abatements in the invoice book on file with the town clerk.

HB 419, An Act legalizing and confirming certain actions and proceedings in the town of Charlestown.

HB 425, An Act legalizing the proceedings at the annual town meeting held in the town of Plainfield on March 9, 1965.

HB 430, An Act legalizing the proceedings at the regular meeting of the Enfield fire district on March 10, 1965.

Mrs. Forbes of Marlow

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives.

HB 262, relative to trustee process.

HB 312, to increase the limit of investments of a bank in its banking building and to remove maximum limits of capital stock.

HB 336, relative to investments of building and loan associations.

HJR 13, in favor of Edward W. Colby, M.D.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its amendments to the following bill:

SB 1, An Act to adjust classified salaries of state employees.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 4, An Act relating to the labeling of hazardous substances.

Amendment

Amend RSA 339-A:3 as inserted by section I of the bill by striking out the first five lines and inserting in place thereof the following:

339-A:3 Misbranded Packages. A hazardous substance in a container intended or suitable for household use shall be deemed misbranded, except as otherwise provided in section 5, if it fails to bear a label:

I. Which states conspicuously (a) the

Amend paragraph II of RSA 339-A:3 as inserted by section I of the bill by striking out the first two lines and inserting in place thereof the following:

II. On which any statements required under paragraph I of this section are located prominently

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendments.

HB 14, An Act relative to misbranding of drugs containing narcotics.

Amendment

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 Misbranded Drugs. Amend RSA 146:6 as amended by 1961, 222:1 and 1963, 193:6 and 276:2 by inserting after paragraph III the following new para-

* * *

On motion of Mrs. Moulton of New Durham, the House concurred in the Engrossed Bills Amendment.

Further Senate Message

Senate Bill Read and Referred

SB 64, An Act relative to the practice of architecture, to Executive Departments and Administration.

* * *

On motion of Mr. Pickett of Keene, the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 227, relative to airport managers.

HB 305, relative to legal length of brook trout in Coos county.

HB 497, relating to coercion in placing insurance on real and personal property.

HB 337, relating to contributing to delinquency of a juvenile.

HB 346, to make it unlawful for any person to resist arrest or interfere with a conservation officer in the performance of his duty.

HB 363, relating to the time within which the invoice assessment record shall be prepared.

HB 490, legalizing the annual town meeting of 1965 in the town of Gilford.

HB 332, relative to charter of city of Portsmouth.

HB 427, extending the time during which an act relative to a certain bridge over the Merrimack River shall be effective.

HB 279, providing for the assessment and collection of a special head tax for state purposes.

Reconsideration

Mr. Taft of Greenville, having voted with the majority, moved that the House reconsider its vote whereby its passed HB 279 and spoke against the motion.

On a viva voce vote the motion was not adopted.

On motion of Mrs. Morrison of Salem the House adjourned at 2:22 P. M.

THURSDAY, April 29, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by The Right Reverend Charles F. Hall, Bishop of the Episcopal Diocese of New Hampshire, as follows:

Almighty God, grant us wisdom, grant us courage as we face our tasks today. In moments when life seems impossible, give us grace to listen unselfishly, to see clearly and to speak firmly for the needs and rights of others. So may we prosper the purpose of Thy will for those we are called to serve. Amen.

Pledge of Allegiance to the Flag

Mr. Ellms of Canaan led the Convention in the Pledge of Allegiance to the Flag.

Introduction of a Special Guest

The Chair introduced Mr. William J. Schulte, the Assistant Administrator of the Federal Aviation Agency, Washington, D. C., who addressed the Joint Convention briefly.

On motion of Senator Gardner from the 6th District the Convention rose.

House

Introduction of Guests

The Chair introduced the following as Guests of the House today:

John, Matthew and Michael Nikitas, courtesy of their father Mr. Nikitas of Nashua.

Former Congressman Chester Merrow.

A group of girls from Spring Street Junior High School in Nashua, courtesy of Mrs. Barker of Nashua.

Leave of Absence

Mr. Shute of Lancaster was granted leave of absence for the week on account of illness.

Reconsideration

Mr. Stafford of Laconia served notice that on today or some subsequent day, he would ask the House to reconsider its vote whereby SB 12, relative to women's names being placed on jury lists and exemption of certain persons, was Indefinitely Postponed.

Parliamentary Inquiry

Mr. Plumer of Bristol requested the Chair to give a ruling on whether or not a bill that was voted Indefinitely Postponed could be reconsidered by this session.

Speaker's Ruling

In answer to the Parliamentary Inquiry from the member from Bristol, the Chair read Rule 26 of the House Rules, and advised that this Rule would apply to this question.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 601, relative to licensing of dogs. (Hood of Plainfield) To Municipal and County Government.

HB 602, relating to the sale of insurance. (Desmarais of Jaffrey) To Insurance.

HB 603, to clarify the charter of Nathaniel Hawthorne College. (Edwards of Antrim and Craig of Manchester) To Judiciary.

HB 604, to increase the membership of the Manchester board of Health. (Craig and Bartlett of Manchester) To Manchester Delegation.

HB 605, to prohibit electioneering in the vicinity of the polling place. (Bartlett of Manchester) To Judiciary.

HB 606, providing for the acquisition of a certain dam and water rights on the Suncook River by the water resources board. (Plourde of Pembroke and Guilbeault of Allenstown) To Resources, Recreation and Development.

HB 607, relative to the appointment of policemen and firemen by town managers. (Peever of Salem) To Municipal and County Government.

HB 608, relative to standards for tires on motor vehicles and trailers. (Coutermarsh of Lebanon) To Transportation.

HB 609, relative to medical assistance for the aged. (Donnelly and Hickey of Dover) To Public Welfare and State Institutions.

HB 610, to eliminate relative responsibility in the administration of medical assistance for the aged. (Donnelly and Hickey of Dover) To Public Welfare and State Institutions.

HB 611, to repeal the provisions regulating sales of liquor or beverages on Sundays in first class restaurants. (Bednar of Hudson) To Liquor Laws.

HB 612, imposing taxes on meals and rooms. (Bartlett of Manchester) To Ways and Means.

Committee Reports

HB 433, Appropriation for the education of intellectually handicapped children, Mrs. Demers of Lebanon for Education. Ought to pass.

The report was accepted and the bill was referred to Appropriations under the Rules.

HB 303, eliminating the weight limit on taking black bass, Mr. Gilman of Franklin for Fish and Game. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the words "sixty days after" and inserting in its place the word, upon, so that the section is amended to read:

2 Takes Effect. This act shall take effect upon its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 290, relating to preliminary examinations, Mr. Healy of Manchester for Judiciary. Ought to pass with amendment.

Amendment

Amend the title of the bill by adding at the end thereof the words, "in criminal cases," so the title as amended reads as follows:

An act relating to preliminary examinations in criminal cases.

* * *

On a viva voce vote the amendment was adopted and the bill was ordered to a third reading.

SB 21, relating to appeals from district or municipal courts, Mr. Capistran of Manchester for Judiciary. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the same and inserting in its place the following:

2 Bail. Amend RSA 597:6 by striking out the words "court or justice" in the second line and inserting in place thereof the words, or district court; and further amend the section by inserting after the words "reasonable amount" in the third line the words, or personal recognizance, so the section is amended to read as follows: 597:6 — For Appearance at Superior Court. If the offense is bailable by the municipal or district court the accused shall be ordered to recognize, with sufficient sureties, in a reasonable amount or personal recognizance, for his appearance at the superior court, at the next term thereof for the county at which a grand jury is required to attend, and to stand committed until the order is complied with.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

SB 42, to increase the time within which an execution may be issued after judgment, Mr. Healy of Manchester for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 300, to provide for the approval by local legislative bodies of regulations for subdivision of land adopted by planning boards, Mr. Hood of Plainfield for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the same and inserting in its place the following:

An act relative to planning board regulations for subdivision of land in the city of Nashua.

Amend the bill by striking out section 1 and inserting in its place the following:

1 City of Nashua; Subdivision of Land. Before exercising the powers provided by RSA 36:19 the planning board of the city of Nashua shall adopt regulations governing the subdivisions of land within its jurisdiction as set forth in RSA 36:21 provided, however, that no such regulations shall be adopted until after a public hearing thereon and said regulations shall not become effective until they have been approved by the mayor and aldermen of said city. Said regulations may be amended by the planning board but only after a public hearing and approval thereof by the mayor and aldermen.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 460, providing for the classification of certain surface waters of the Suncook River watershed, was withdrawn by the committee.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

HB 179, An Act relating to unincorporated places.

HB 278, An Act making amendments to the Uniform Commercial Code.

SB 1, An Act to adjust classified salaries of state employees.

HB 153, An Act relating to voluntary corporations and associations.

HB 154, An Act to enable the State of New Hampshire or any political subdivision thereof, to accept gifts of industrial facilities and to lease or otherwise dispose of the same.

Mrs. Milligan of Newbury & Mrs. Moulton of New Durham

Senate Messages

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

- HB 241, An Act to provide an additional penalty for failure to appear in court after release on bail.
- HB 242, An Act to authorize waiver of jury trial in certain cases.
- HB 269, An Act relating to complaints alleging speed violations.
- HB 153, An Act relating to voluntary corporations and associations.
- HB 154, An Act to enable the state of New Hampshire, or any political subdivision thereof, to accept gifts of industrial facilities and to lease or otherwise dispose of the same.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its adoption of the amendment offered by the Committee on Engrossed Bills to the following entitled bill.

SB 47. An Act relative to the penalty for taking moose.

Senate Bills Read and Referred

- SB 49, An Act relative to hunting with muzzle-loaders. To Fish and Game.
- SB 69, An Act relating to summary judgment. To Judiciary.
- SB 74, An Act relative to placing a person on probation. To Judiciary.

* * *

Mr. O'Neil of Chesterfield moved that the order whereby HB 603, to clarify the charter of the Nathaniel Hawthorne College, was referred to Judiciary be vacated, and that the bill be referred to Education.

On a viva voce vote the motion was adopted.

The Speaker read an announcement:

Accreditation

THIS IS TO CERTIFY THAT THE STATE OF

NEW HAMPSHIRE

has been Accredited

BOVINE TUBERCULOSIS-FREE

in cattle, and has met all the requirements under the Cooperative State-Federal Tuberculosis Eradication Program

Effective December 31, 1964

/s/ Orville Freeman Secretary of Agriculture

/s/ F. J. Mulhern Director, Animal Disease Eradication Division, Agricultural Research Service Washington, D. C. April 19, 1965

Communication

N. H. Hospital

Mr. Speaker:

The Auxiliary of the New Hampshire Hospital announces the completion of its drive for 3,000 books of S & H green stamps to obtain a 36 passenger bus for the recreational use of the patients at the hospital.

At this time, The Auxiliary would like to express their thanks to Representatives W. J. Larty and Lawrence Pickett for their assistance in the project. Their efforts helped greatly to facilitate the successful drive in just eleven weeks.

Extra books, money and odd stamps collected during the stamp campaign will provide money for ice cream on the children's swimming days, tickets for special occasions, and extra picnic equipment and games to take on trips.

Auxiliary of N. H. Hospital Mrs. James T. Whiteman Chairman, Bus Project

Resolutions

Mr. Keefe of Portsmouth offered the following resolution:

Whereas, House Bill 63, An Act to authorize the layout of right of way, the acquisition of land and right of way, and the engineering for a high level Portsmouth-Kittery Bridge, was passed on April 8, 1965 and signed by the Governor on April 16, therefore be it

Resolved, That we, the Members of the 1965 General Court of New Hampshire respectfully request the Governor and Council to assure the people of the City of Portsmouth that proper access from the high level bridge through Nobles Island into Market Street to the down-town business area will be given prime consideration, and be it further

Resolved, That copies of these resolutions be transmitted to the Governor and members of the Executive Council.

The Resolution was referred to the Portsmouth Delegation.

Resolutions

Mr. Collishaw of Exeter and Mr. Ring of Hampton offered the following resolutions:

Whereas, Twenty-seven Rockingham County Legislators, their wives and guests, were entertained by the Vermont Legislature on Thursday and Friday, April 22nd and 23rd, and

Whereas, The Legislators, Governor Philip H. Hoff, Lieutenant Governor John J. Daley, Speaker of the House, Franklin S. Billings, Jr., and Byron C. Hathorn were most cordial, therefore be it

Resolved, That we, the Members of the House of Representatives of the General Court of New Hampshire convey our friendly appreciation for their hospitality, and be it further

Resolved, That a copy of these Resolutions be forwarded to Governor Philip H. Hoff, Lieutenant Governor John J. Daley, Speaker of the House, Franklin S. Billings, Jr. and Representative Byron C. Hathorn.

* * *

On a vica voce vote these resolutions were adopted.

Resolutions

Mr. Feldman of Manchester offered the following resolution:

Whereas, The City of Manchester and the State of New Hampshire was saddened by the death of Aretas B. Carpenter, civic leader and philanthropist, and

Whereas, Mr. Carpenter gave unstintingly of his time and energy in the service of his community, therefore be it

Resolved, That we, the Members of the House of Representatives, do hereby pay tribute to his faithful services and extend our heartfelt sympathy to his family, and be it further

Resolved, That a copy of these resolutions be transmitted to Mr. and Mrs. William Floyd.

On a viva voce vote these resolutions were adopted.

* * *

On motion of Mr. Pickett of Keene, the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 303, eliminating the weight limit on taking black bass.

HB 290, relating to preliminary examinations in criminal cases.

HB 300, relative to planning board regulations for subdivision of land in the city of Nashua. SB 21, relating to appeals from district or municipal courts, was passed and sent to the Senate for concurrence in the House amendment.

SB 42, to increase the time within which an execution may be issued after judgment, was passed and sent to the Secretary of State to be engrossed.

The Chair announced that today was the 34th wedding an niversary of Mr. & Mrs. McGee of Lincoln.

On motion of Mrs. Moulton of New Durham the House adjourned at 12:22 P.M.

TUESDAY, May 4, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God, give Thy calm grace to the members of this legislature, that they may seek above all else the welfare of Thy people. To each member grant such a recognition of his or her importance that, as we reason together, we may see our own prejudice and not be blinded; that we may know our own courage and not refuse to speak; that together with Thee, we may come to those decisions which will truly be for the good government of the people of this State. This we ask in the Name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Fairbanks of Boscawen led the Convention in the Pledge of Allegiance to the Flag.

* * *

The Chair introduced The Plymouth State College Choir, directed by Prof. Walter P. Smith who entertained the Convention with several selections.

On motion of Senator Mitchell from the First District the Convention rose.

House

Recess

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

A group from the Boscawen Plains School, 7th and 8th grades, courtesy of Mr. Fairbanks of Boscawen.

A group from the Highland School, 4th grade from Manchester, courtesy of Messrs. Gamache, Vachon, Grady and Ouillette.

The Chair also introduced Mrs. Winnie Hunt of Exeter, 85 year old school teacher known as Mrs. Republican of Exeter, courtesy of Mr. Ferron of Exeter.

Leaves of Absence

Mr. Gay of Derry was granted a leave of absence for the day on account of important business.

Mr. Guild of Gilford was granted a leave of absence for the day and Wednesday on account of important business.

Introduction of Bills

The following bills and House Joint Resolutions were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 613, relative to town appropriations for railroad passenger service. (Coutermarsh of Lebanon — Rules) To Municipal and County Government.

HB 614, to transfer the town of Sharon from Hillsborough County to Cheshire County. (Brown of Peterborough) To Municipal and County Government.

HB 615, relative to salary of the sheriff of Grafton county. (Smith of Plymouth and Coutermarsh of Lebanon) To Grafton County Delegation.

HB 616, transferring registration of boats to the department of fish and game. (Bushey of Northumberland and Hunt of Stratford) To Executive Departments and Administration.

HB 617, to establish traffic regulations at the New Hampshire Hospital property. (O'Shan of Laconia) To Public Welfare and State Institutions.

HB 618, authorizing purchase and release of wild turkeys as game birds. (Andersen of Concord) To Fish and Game.

HB 619, relative to hawkers and peddlers at veterans' meetings or conventions. (O'Shan of Laconia) To Military and Veterans' Affairs.

HB 620, increasing fees for sheriffs and deputy sheriffs. (St. Pierre of Rochester) To Municipal and County Government.

HB 621, relative to the transfer of sexual psychopaths from the New Hampshire Hospital to the state prison. (O'Shan of Laconia) To Public Welfare and State Institutions.

HB 622, relative to the operation of motor vehicles. (Clark of Lee) To Transportation.

HJR 38, in favor of Robert E. Cutter of Epsom. (Stevens of Epsom — Rules) To Appropriations.

* * *

Mr. Stafford of Laconia withdrew his motion for reconsideration on SB 12, relative to women's names being placed on jury lists and exemption of certain persons.

Committee Reports

HB 261, relative to legal division fences. Mr. Noyes of Stewartstown for Agriculture. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 413, to establish an animal pathology and research center at the University of New Hampshire. Mr. Stearns of Hinsdale for Agriculture.

The bill was referred to Appropriations under the Rules.

HB 358, relative to the operation of motor vehicles on ice at Great Bay. Mr. Low of Hanover for Transportation. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

* * *

On motion of Mr. Plumer of Bristol the rules of the house were so far suspended as to enable him to call for the Special Order on HB 92, providing for local option for towns on the question of use of firearms in hunting deer.

The question being that HB 92 is Inexpedient to Legislate.

Mr. Plumer of Bristol moved that HB 92 be referred to the Legislative Council.

Mr. Plumer explained his reason for the motion.

On a viva voce vote the motion was adopted.

Report of Engrossed Bills Committee

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and House Joint Resolutions:

HB 242, An Act to authorize waiver of jury trial in certain cases.

HB 269, An Act relating to complaints alleging speed violations.

HB 328, An Act abating interest on taxes if the bills are not timely sent.

HB 480, An Act relative to Fall Mountain Regional School District.

SB 42, An Act to increase the time within which an execution may be issued after judgment.

SB 47, An Act relative to the penalty for taking moose.

HB 4, An Act relating to the labeling of hazardous substances.

HB 14, An Act relative to misbranding of drugs containing narcotics.

HB 262, An Act relative to trustee process.

HJR 13, Joint Resolution in favor of Edward W. Colby, M.D.

Mrs. Forbes of Marlow and Miss Normandin of Laconia

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

HB 100, An Act relating to payment of veterans' burial expenses.

HB 328, An Act abating interest on taxes if the tax bills are not timely sent.

HB 480, An Act relative to Fall Mountain Regional School District.

Further Senate Message

The Senate has passed the following concurrent resolution, in the passage of which it asks the concurrence of the House of Representatives:

Resolution

Concurrent Resolution applying to the Congress to call a convention for the purpose of proposing an amendment to the Constitution of the United States pertaining to the offering of prayer in public schools and other public places in the United States.

Resolved by the Senate, the House of Representatives concurring,

That this Legislature respectfully applies to the Congress of the United States to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States.

Article —

"Section 1. Nothing in the Constitution of the United States shall be deemed to prohibit the offering of any prayer to God or any other recognition of God in any public school or other public place."

"Section 2. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the Legislatures of three-fourths of the several states within seven years from the date of its submission to the States by the Congress."

Be it Further Resolved that if Congress shall have proposed an amendment to the Constitution identical with that contained in this resolution prior to June 1, 1965, this application for a convention shall no longer be of any force or effect.

Be it Further Resolved that a duly attested copy of this resolution be immediately transmitted to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States and to each member of the Congress from this State.

* * *

The Concurrent Resolution was referred to Judiciary.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 312, An Act to increase the limit of investments of a bank in its banking building and to remove maximum limits of capital stock.

Amendment

Amend section 2 of the bill by striking out the first line and inserting in place thereof the following:

2 Limits of Capital Stock. Amend RSA 392:25 (supp) as amended by 1961, 150:1

Amend said bill by renumbering section 2 to read section 3.

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment.

HB 336, An Act relative to investments of building and loan associations.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Investment In Industrial Development Corporations. Amend RSA 393:27 as amended by 1961, 136 by inserting after paragraph VI (supp) as inserted by 1961, 136:7 the following new paragraph: VII. In bonds or stock of an

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment.

Communication

May 4, 1965

To Whom it May Concern:

This is to advise that Charles L. McGinness has appeared before me and taken oath of office as Representative for the Town of Troy.

John W. King, Governor

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

On motion of Miss Normandin of Laconia the House adjourned at 12:23 p.m.

WEDNESDAY, May 5, 1965

The House met at 11:00 o'clock.

(Mr. Taft of Greenville in the Chair)

Joint Convention

Prayer

Prayer was offered by guest Chaplain Rev. Charles D. Broadbent of the New Hampshire Congregational Christian Conference, Concord, as follows:

O God of righteousness and order, who has established the foundations of the universe, impelled the atoms in their courses and breathed life and conscience into man, guide us we pray as we set our course through the tangled maze of history.

Grant that we shall see ourselves against the background of thy greatness. Keep us from the foolishness of believing that our wisdom is all sufficient. Restrain us from partisan feuding over issues in which the public good must be paramount. Keep us responsive to the needs of people and the demands of that higher law which we discern in Thee.

We ask thy blessing upon the members of this legislature. Grant each one strength to bear the burden of the task, patience to seek workable plans amid conflicting views and the satisfaction of work done for freedom and human dignity. These things we pray in the name of Him in whom the human spirit reached its finest flower even Jesus Christ. Amen.

Pledge of Allegiance to the Flag

Mr. Hood of Plainfield and Mr. Lerandeau of Marlboro led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

A group of 7th and 8th grade students from the Sacred Heart School of Greenville and the Greenville Public School, courtesy of Mr. Taft of Greenville.

A group of students of the Marlboro School, courtesy of Mr. Lerandeau of Marlboro.

A group of students of the Winnacunnet High School, courtesy of Messrs. Shindledecker, Ring and Leavitt of Hampton.

A group of students from the Plainfield and Meriden School, courtesy of Mr. Hood of Plainfield.

Leave of Absence

Mr. Leonard of Nashua was granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills and House Joint Resolutions were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 623, to allow for the counting of absentee voting ballots during the day of election. (Keefe of Portsmouth) To Judiciary.

HB 624, to appropriate additional funds for capital improvements to technical institutes. (Craig of Manchester — Rules) To Appropriations.

HB 625, relating to operators' and chauffeurs' licenses, the age of school bus operators, and conduct after a motor vehicle accident. (Claffin of Wolfeboro) To Transportation.

HB 626, relative to voting for school board members in the Newfound Regional Cooperative School District. (Urie of New Hampton) To Education.

HJR 39, in favor of Anne Plummer (Hall of Londonderry — Rules) To Claims and Aeronautics.

HJR 40, providing deficiency appropriations for board of accountancy. (Resnick and Bartlett of Manchester) To Appropriations.

Committee Reports

HB 137, to appropriate funds to provide for the completion of payments under the Teachers Retirement System, Mr. Roberts of Conway for Appropriations. Pass with amendment.

Amendment

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

- 1 Appropriation. Amend RSA chapter 192 by inserting after section 24 the following new section: 192:25 Additional Bonds and Notes. To provide funds for the completion of the payment of the accrued liability contribution of the state not covered by previous appropriations, the sum of one million two hundred thousand dollars, or as much of the sum as from time to time is necessary, is hereby appropriated. The state treasurer is authorized, under the direction of the governor and council, to borrow upon the credit of the state a sum not exceeding one million two hundred thousand dollars, and for that purpose may issue bonds or notes in the name and on behalf of the state. The bonds or notes issued under this section shall be deemed a pledge of the faith and credit of the state.
- I. The governor and council shall determine the form of the bonds or notes, their rates of interest, the dates when interest shall be paid, the dates of maturity, the places where interest and principal shall be paid, and the time or times of issue. The bonds or notes shall be signed by the state treasurer and counter-signed by the governor. The treasurer may negotiate and sell the bonds or notes under the direction of the governor and council in such a manner as they consider the most advantageous to the state.
- II. Out of the proceeds of the sale of the bonds or notes the governor is authorized to draw his warrants for the sum appropriated by this act for the purposes of this chapter alone, and the sum or sums shall be deposited in the state annuity accumulation fund to cover the cost of the accrued liability, and may be invested with the other funds of the system.
- III. The bonds or notes and interest thereon shall be a charge upon the general fund of the state.
- IV. The secretary of state and the state treasurer shall keep account of the bonds or notes in the same manner as accounts are kept of other bonds or notes of the state.
- V. Prior to the issuance of the bonds or notes authorized by this section the state treasurer, with the approval of the governor and council, may for the purposes of this section bor-

row money from time to time on short-term loans, which may be refunded by the issuance of the bonds or notes authorized by this section. Provided, however, that at no time shall the indebtedness of the state on short-term loans exceed the sum of one million two hundred thousand dollars.

VI. The appropriation made under this section shall be a continuing appropriation and shall not lapse.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 197, relative to credit unions, Mr. Bigelow of Warner for Banks. Pass with amendment.

Amendment

Amend section 1 of the bill by striking out the word "two" in the twenty-third line and inserting in its place the word, three, and by inserting after the word "administration" in the twenty-sixth line the words, or the farmer's home administration, so that the section is amended to read:

1 Credit Unions. Amend RSA 394:17 (supp) as amended by 1959, 88:1 and 1963, 306:5 by striking out said section and inserting in place thereof the following: 394:17 Use of Funds. While awaiting call of its members for loans, it may deposit its money in any cooperative bank, building and loan association, savings bank, trust company, federal savings and loan association, or national bank in this state, or, by majority vote of the board of directors in any cooperative bank, building and loan association, savings bank, trust company, federal savings and loan association, or national bank in New England or, with like vote, may make loans to other credit unions chartered under the laws of this state or under the federal credit union act, provided that the lending credit union has assets of one hundred thousand dollars or more. It may invest any surplus funds in obligations of the United States government or of the state or of any county, city or town of the state, issued pursuant to authority of law. Any credit union with assets of three million dollars or more may purchase real estate mortgages wherever situate which are guaranteed by the federal housing administration or the farmer's home administration. It may be an originator

or participating lender in participating loans as defined in RSA 387:1, provided that its participation in such loans shall be within such limits as are prescribed in RSA 394:16.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 232, relative to safe deposit business and building and loan associations, Mr. Cox of Merrimack for Banks. Pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Building and Loan Associations. Amend RSA 393 by inserting after section 58 the following new section:

393:59 Safe Deposit Business. Any cooperative bank or building and loan association may engage in the business commonly known as the safe deposit business by installing suitably constructed vaults on its own premises. The installation and operation of these vaults shall have the prior approval of the bank commissioner.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 439, to amend the charter of certain savings banks, Mr. Bigelow of Warner for Banks. Pass with amendment.

Amendment

Amend the title of the bill by adding at the end the words, and relating to the compensation of bank commission assistants, so that the title is amended to read: An act to amend the charter of certain savings banks and relating to the compensation of bank commission assistants.

Amend the bill by adding after section 1 the following new sections:

- 2 Claremont Savings Bank. Amend section 6, chapter 178 of the laws of 1907 by inserting after the word "bank" in the fourth line the word, trustees, and by striking out the words "no special deposits shall be received or special rates of interest allowed to any depositor, but, in the ninth, tenth and eleventh lines so that the section is amended to read:
- Sec. 6. No member of the corporation shall receive any compensation for his services in said savings bank, nor derive any emolument therefrom; provided, however, that a reasonable compensation shall be paid to the officers of said bank, trustees and others necessarily employed in transacting its business, and provided further that no expense for salaries or operating expenses shall be charged from the principal or earnings of said bank until the earnings shall have become sufficient to meet its operating expenses and to pay dividends of three per cent per annum. All the profits arising from said business shall be equitably divided among the depositors at such times and in such manner as the trustees may determine, after deducting therefrom the necessary charges and expenses and a proper sum for the establishment of a guaranty fund.
- 3 Compensation; Assistants. Amend RSA 383:7 as amended by 1959, 199:6, by striking out the section and inserting in its place the following:
- 383:7 Compensation; Assistants. Amend RSA 383:7 as amended by 1959, 199:6, by striking out the section and inserting in its place the following:
- 383:7 Compensation; Assistants. The annual salary of the bank commissioner, and that of the deputy commissioner, shall be that prescribed by RSA 94:1-4. The commissioner may appoint examiners and such clerical assistants as may be necessary, within the limits of the appropriations therefor and the regulations of the state personnel system. The commissioner, deputy commissioner, assistant commissioner, examiners, and other assistants shall be allowed their actual traveling expenses when engaged in their official duties. No person shall be employed in the banking department who would be disqualified to serve as commissioner under the limitations of section 6, provided, that this prohibition shall not apply to typists, stenographers and secretaries.

Further amend the bill by renumbering section 2 to read section 4.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 463, increasing the salaries of the county commissioners and treasurer of Carroll county, Mrs. Davis of Conway for Carroll County Delegation. Ought to Pass.

On a viva voce vote the bill was ordered to a third reading.

HB 69, relative to education of children placed in homes for children, Mrs. Demers of Lebanon for Education. Referred to the Legislative Council.

On a *viva voce* vote the bill was referred to the Legislative Council.

HB 441, authorizing the department of education to participate in federal program for Civil Defense Adult Education, Mrs. Demers of Lebanon for Education. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 281, relative to the definition of game birds, Mr, Wheeler of Shelburne for Fish and Game. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 327, relative to the taking, sale, possession, and transportation of lobsters and crabs, Mr. Keane of Manchester for Fish and Game. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 350, providing for taking buck deer only during a twoyear period, Mr. Huggins of Pittsburgh for Fish and Game, Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 319, to limit the liability of towns for mobs or riots under certain conditions, Mr. Spitzli of Walpole for Judiciary. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 390, relative to petition for marriage license by non-resident under age, Mr. Bingham of Concord for Judiciary. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

l Non-resident. Amend RSA 457:6 by inserting after the word "state" in the second line the words "or the marriage of a person who is a non-resident in this state who applies for permission to marry a resident in this state", and further amend the section by striking out the words "within the state" in lines five and six, so the section is amended to read as follows:

457:6 Petition by Party Under Age. If special cause exists rendering desirable the marriage of a person resident in this state, or the marriage of a person who is a non-resident in this state who applies for permission to marry a resident in this state, below the age of consent and above the ages specified in section 4, the parties desiring to contract such marriage, with the parent or guardian having the custody of such party below such age, if there be such parent or guardian, may apply in writing to a justice of the superior court, or to the judge of probate of the county in which one of them who is below such age resides, for permission to contract such marriage.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 280, relative to citizens job protection, Mr. Welch of Concord for Labor. Pass with amendment.

Amendment

Amend the bill by striking out RSA 275-A:6 as inserted by section 1 of the bill.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 209, to aid towns in the preparation of property maps, Mr. Crouch of Durham. Pass with amendment.

Amendment

Amend section 2 of the bill by striking out the words "a property map" in the sixth line and inserting in its place the words, an original map for property tax assessments, so that the section is amended to read:

2 Application for Funds. The funds hereby appropriated shall be expended under direction of the comptroller. Any municipality which has appropriated and expended within a fiscal year the sum of two thousand dollars for the preparation of an original map for property tax assessments may apply to the comptroller upon forms provided for such application for a state grant of one thousand dollars.

* * *

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 361, enabling voters to place questions on the written ballot at town meeting, Mr. Hanson of Bow for Municipal and County Government. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 365, to increase transfer fees on automobiles, Mr. Poliquin of Nashua for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 479, relative to a survey of certain lands in the town of Shelburne, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

On a viva voce vote the bill was referred to Appropriations.

HB 509, creating an office of community recreation service, Mr. Claflin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend 12-B:2 as inserted by section 1 of the bill by inserting after the word "Society" in the ninth line the words, This shall be a classified position within the state classification system, so that the section as amended shall read as follows:

12-B:2 Director of Community Recreation. There is hereby established the position of director of community recreation in the department of resources and economic development. The commissioner of resources and economic development shall appoint a director of community recreation who shall meet the minimum qualifications necessary to be classified as a professional recreator under the voluntary registration plan of the New Hampshire Recreation Society. This shall be a classified position within the state classification system. The director shall receive compensation commensurate with salaries paid to comparable competitive positions in the other New England states as determined by the department of personnel.

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

Messrs. Angus of Claremont, O'Neil of Chesterfield and Craig of Manchester offered the following Concurrent Resolution:

Concurrent Resolution

Whereas, the Federal Government levies a 10% excise tax on telephone services; and

Whereas, such tax was established as a war-time measure, and has long ceased to serve the purpose for which it was originally passed; and

Whereas, it is believed that the Federal Excise tax is grossly unfair because it applies only to the telephone industry customers and does not apply to other utilities; and

Whereas, it is believed that the Federal Excise tax on telephone services should be repealed, or such tax be modified to exempt therefrom telephone charges for domestic and business users or for long distance charges resulting from such uses; therefore be it

Resolved by the House of Representatives, the Senate concurring:

That we, the members of the 1965 General Court, do hereby memorialize Congress to repeal the 10% Excise Tax on

Telephone Service, both local and long distance; and be it further

Resolved, that a copy of these resolutions be forwarded to the President of the United States Senate, the Speaker of the United States House of Representatives, and to each member of the House of Representatives and Senate of the United States, from New Hampshire.

The clerk read the concurrent resolution in full.

The concurrent resolution was referred to Ways and Means.

Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule No. 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 100, An Act relating to payment of veterans' burial expenses.

Amendment

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

l Bail. Amend RSA 597 by adding a new section after section 14 to read as follows: 597:14-a Failure to Appear; Punishment.

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

HB 241, An Act to provide an additional penalty for failure to appear in court after release on bail.

Amendment

Amend section 1 of said bill by striking out the first four lines and inserting in place thereof the following:

1 Change in Payee. Amend RSA 165:16, as amended by 1959, 77:1, by striking out in the fourteenth line the words "commander or adjutant, selectmen or mayor" and inserting in place thereof the words, funeral director in charge of burial, and by striking out in the nineteenth and twentieth lines the words "said commander, adjutant, selectmen, city council or mayor" and inserting in place thereof the words, funeral director in charge of burial, so that said section as amended shall read as follows:

Further amend section 1 of said bill by adding at the end thereof the following: Whoever neglects or refuses to furnish said account shall be fined ten dollars.

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its amendments to the following Senate Bill:

SB 21, An Act relating to appeals from district or municipal courts.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives.

HB 48, An Act authorizing the dissolution of the Penacook school district and uniting it with the union school district of Concord.

Announcement

It has come to the attention of the Chair that the Committee on Fish and Game, which has held 28 hearings and executive sessions during this session, has had, up to this point, an attendance record of 98.97%. The Chair wishes at this time to commend the members of the Fish and Game committee for their conscientious and faithful devotion to their duties,

and without objection this commendation will be recorded in today's Journal.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and that when the House adjourns today it will be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence.

HB 137, to appropriate funds to provide for the completion of payments under the Teachers Retirement System.

HB 197, relative to credit unions.

HB 232, relative to safe deposit business and building and loan associations.

HB 439, to amend the charter of certain savings banks, and relating to the compensation of bank commission assistants.

HB 463, increasing the salaries of the county commissioners and treasurer of Carroll County.

HB 441, authorizing the department of education to participate in federal program for Civil Defense Adult Education.

HB 281, relative to the definition of game birds.

HB 327, relative to the taking, sale, possession, and transportation of lobsters and crabs.

HB 390, relative to petition for marriage license by non resident under age.

HB 280, relative to citizens job protection.

HB 365, to increase transfer fees on automobiles.

The Chair announced that today is the birthday of Mrs. Martel of Manchester.

* * *

On motion of Mrs. Palmer of Plaistow the House adjourned at 11:50 a.m.

THURSDAY, May 6, 1965

The House met at 11:00 o'clock.

Prayer

Prayer was offered by guest Chaplain The Rev. Warren W. Jackson of St. Paul's School, Concord from the Holy Cross Church, Weare and St. John the Evangelist Church, Dunbarton.

Almighty Father, Master of the nations of the earth, we ask thy favor on our country, and on this Legislature, engaged in the audacious and ever-changing, ever-challenging, experiment of democracy. That we may never grow weary of our task because of its difficulties, grant us unconquerable faith, an unswerving belief in men, a confidence that truth if made known will win its way, and infinite patience. Give us flexibility of mind, and a willingness to try new experiments, that we may create the conditions which make men free and equal, enhance human dignity and self-respect, and establish a fair measure of economic security for our people. Bind upon each of us a stern sense of our individual accountability to thee, that we may always devise things which are just, and rising above group or sectional prejudice make the good of all, our aim. So shall we take our place among those who labor that government of the people, by the people, for the people, shall not perish from the earth. Through Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Allan of Meredith led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

The Senior Class of Exeter High School, courtesy of Mr. Collishaw of Exeter.

A group of 4th grade students from the Interlaken School District, courtesy of Messrs. Matheson of Center Harbor and Allan of Meredith.

The Chair also introduced Former Senator Chas. B. Knight of the 11th District, courtesy of Messrs. Yardley of Roxbury and Lerandeau of Marlboro.

Leaves of Absence

Mr. Pennington of Epsom was granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills and House Joint Resolutions were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 627, increasing the salary of the county commissioners of Sullivan county. (DeLude of Unity) To Sullivan County Delegation.

HB 628, relating to long service state employees. (Rufo of Concord) To Executive Departments and Administration.

HB 629, to allow towns to increase their boards of selectmen. (Bednar of Hudson) To Municipal and County Government.

HB 630, to provide funds for the Fish and Game Department. (Dionne of Nashua) To Ways and Means.

HB 631, relative to water resources, flood control, recreation, conservation, navigation and the construction of an inland navigable waterway from Alton Bay on Lake Winnipesaukee to Great Bay. (Winkley of Rochester) To Resources, Recreation and Development.

HB 632, to provide for a tax on incomes. (Guild of Gilford and Head of Laconia) To Ways and Means.

HJR 41, providing deficiency appropriation for board of professional engineers. (Kelsey of Nottingham — Rules) To Appropriations.

Committee Reports

HB 357, increasing the salary of the county commissioners of Coos county was withdrawn by the Coos county delegation.

SB 60, relative to the board of trustees of the University of New Hampshire. Pass with Amendment.

Amendment

Amend the bill by striking out section 2 and inserting in its place the following:

2 Original Terms of the Two Additional Trustees. The two additional trustees provided for by section 1 of this act shall be originally elected by the alumni at a time to be set by the board of trustees of the New Hampshire college of agriculture and the mechanic arts and University of New Hampshire, one for a term expiring June 30, 1966 and the other for a term expiring June 30, 1969 and their successors shall be elected thereafter for regular four year terms.

Further amend the bill by striking out in section 3 the word "June" and inserting in its place the word, July, so that the section is amended to read:

3 Takes Effect. This act shall take effect July 1, 1965.

On a viva voce vote the amendment was adopted and the bill was ordered to a third reading.

Committee Reference

On motion of Mr. Stafford of Laconia the order whereby HB 563, relative to reversion of highways to towns, was referred to Municipal and County Government be vacated and that the bill be referred to the Public Works Committee.

HB 352, to abolish the department of health and welfare and establish separate departments of mental health, public health and welfare. Majority: Mr. Aucella of Bennington for Executive Departments and Administration. Inexpedient to legislate. Minority: Ought to pass with amendment. Mrs. Rossley of Portsmouth, Messrs. Hancock of Concord, Walsh of Manchester, Nyberg of Manchester, Smith of Portsmouth, Bois of Somersworth, Morse of Enfield, Gutoski of Winchester, Brummer of Lisbon and Mrs. Gagnon of Berlin.

Amendment

Amend the bill by striking out the title and inserting in place thereof the following:

An act to establish a separate department of mental health.

Further amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 126-A, as inserted by 1961, 222:1, the following new chapter:

Chapter 126-B

Department of Mental Health

126-B:1 Department Established. There shall be a department of mental health to which all powers, duties, functions, personnel, records and property of the division of mental health of the department of health and welfare established pursuant to RSA 126-A and of the division of public health services insofar as they relate to the study, treatment, and care of inebriates are hereby transferred. All corresponding powers, duties, functions and property vested in the advisory commission on health and welfare by any statute are transferred to the mental health advisory board, hereinafter established. All corresponding powers, duties and functions vested in the commissioner of health and welfare, in the director of the division of mental health and in the director of the division of public health services (insofar as they relate to the study, treatment and care of inebriates) are transferred to the commissioner of mental health.

126-B:2 Division of the Department of Mental Health. In the department of mental health the following divisions are established:

I. New Hampshire hospital

II. Laconia state school

III. New Hampshire child guidance and mental hygiene clinics

The commissioner may establish with governor and council approval such other divisions within the department of mental health as he may deem advisable.

126-B:3 Commissioner of Mental Health. The governor and council shall appoint a commissioner of mental health who shall be a physician-psychiatrist eligible for licensure to practice medicine in this state and certified by the American Board of Neurology and Psychiatry and shall have had at least five years of administrative experience in either or both of a department of mental health or a mental hospital, which experience shall, preferably, be evidenced by his certification by the board of mental hospital administrators. The commissioner may be removed from office only by the governor and council in the manner prescribed by RSA 4:1 and his salary shall be that prescribed by RSA 94:1 as amended.

126-B:4 Duties. The commissioner shall be the executive officer of the department, responsible directly to the governor and council. He shall (a) organize the department, (b) exercise its powers and administer its affairs in accordance with this chapter and any other applicable law, (c) submit a report of the activities of the department to the governor and council along with his budget, which report shall be a public document, and (d) establish and maintain liaison with private psychiatrists, general hospitals providing psychiatric services and other mental health services, whether publicly or privately supported. The commissioner shall be the mental health authority of the state for purposes of receiving and disbursing federal funds.

126-B:5 Acting Commissioner. The commissioner shall appoint one member of his staff who shall have and exercise all the powers and duties of the commissioner when the commissioner is absent and at such other times as he is so directed by the commissioner. In the event that the office of the commissioner is vacant the governor and council may designate an official or employee of the department as acting commissioner. The acting commissioner shall have and exercise all of the powers and duties of the commissioner pending the appointment of a commissioner.

126-B:6 Advisory Board. There shall be a mental health advisory board consisting of seven members who shall be appointed by the governor and council for a term of four years each except that in making the initial appointments one member shall be appointed for a term of one year, two members shall be appointed for a term of two years, two members shall be appointed for a term of three years and two members shall be appointed for a term of four years. Vacancies shall be filled for the unexpired term. The board shall have a chairman who shall be designated by the governor from among its membership for a term of one year. The board shall meet not less frequently than quarterly and at such other times as it may be convened by the call of the chairman, the commissioner, the governor or on petition of any three members. Members of the board shall receive no compensation but shall be entitled to expenses including mileage incurred in the performance of their duties.

126-B:7 Duties. Except as specifically indicated to the contrary in any statute, the mental health advisory board shall act in an advisory capacity only and not in an executive or managerial capacity. The board, in addition to duties prescribed in other chapters, (a) shall interview applicants for the office of commissioner of mental health and make recommendations in respect thereto to the governor and council, (b) shall confirm nominations by the commissioner of mental health to the governor and council of appointments to be made by the governor and council and shall confirm appointments by the commissioner of mental health of other unclassified personnel, (c) may advise the commissioner on such matters as he shall submit to it, (d) may from time to time make recommendations to the commissioner regarding the activities of the department, (e) shall make a continuing study of the problem of mental health in the state and make recommendations based thereon to the governor and council or the commissioner, (f) shall, each October, submit an annual report of its activities to the governor and council, which report shall become a public document, and (g) shall establish boards of visitation of not less than two of its members for each of the Laconia state school and the New Hampshire hospital and such other facilities within the department as it may deem advisable. It shall be the duty of the members comprising each board of visitation to make inspections of their respective institutions, without previous notice, not less frequently than once each four months, and as often as each board

may desire. Such inspection shall have particular regard for the care and treatment of patients therein, provided, however, that nothing in this chapter shall be construed to abrogate the existing right of patients to communicate by writing or in person upon a confidential basis with the chairman or any member of the advisory board in respect to personal problems and no disciplinary action shall be taken against any patient exercising this privilege. Findings and recommendations of each board of visitation shall be submitted to the full advisory board as occasion may require, and when approved by the advisory board shall be reported to the governor and council and/or the commissioner.

126-B:8 Departmental Duties and Regulations. The commissioner is authorized to establish, subject to other provisions of this or any other chapter, such administrative assignments of duties and responsibilities with respect to institutional services, educational and research services and community mental health services as he shall deem necessary and desirable. The rules and regulations of the department and of all agencies of the state government transferred to the department shall be promulgated by the commissioner. The commissioner may make such further rules, regulations and designations as shall be required by the federal government in connection with the eligibility of the department to receive and use federal funds which shall be available to the department.

126-B:9 Superintendent, New Hampshire Hospital. With the approval of the mental health advisory board, the commissioner of mental health shall nominate for appointment by the governor and council a superintendent of the New Hampshire hospital who, subject to the control of the commissioner, shall be the executive head of the state hospital. The superintendent shall be a physician-psychiatrist eligible for licensure to practice medicine in this state, certified or eligible for certification by the American Board of Neurology and Psychiatry and shall have had at least three years of administrative experience in either or both of a department of mental health or a mental hospital, which experience shall, preferably, be evidenced by his certification by the board of mental hospital administrators. His salary shall be that prescribed by RSA 94:1, as amended.

126-B:10 Superintendent, Laconia State School. With the approval of the mental health advisory board the commissioner

of mental health shall appoint a superintendent of the Laconia state school who, subject to the control of the commissioner, shall be the executive head of the Laconia State School. His salary shall be that prescribed by RSA 94:1, as amended.

- 126-B:11 Interpretation. With reference to the powers, duties and functions transferred to the department of mental health under the provisions of this chapter, the following construction shall be given if the context so permits:
- (a) the advisory commission on health and welfare shall be construed to mean the mental health advisory board:
- (b) the division of mental health or the department of health or the department of health and welfare, division of mental health shall be construed to mean the department of mental health:
- (c) the commissioner of health and welfare or the director of the division of mental health shall mean the commissioner of mental health.
- 2 Director of the Division of Mental Health; Tenure and Appointment. The director of the division of mental health, department of health and welfare who shall be in office on the effective date of this act shall become the first commissioner of mental health for a term beginning on the effective date of this act. The office of director of the division of mental health of the department of health and welfare established pursuant to RSA 126-A is hereby abolished.
- 3 Tenure of Other Officials. The purpose of this section is to preserve the tenure of incumbents in the following positions in agencies transferred by this act: Superintendent, New Hampshire hospital; superintendent, Laconia state school; assistant superintendent, New Hampshire hospital; deputy superintendent, Laconia state school; director of clinical services, New Hampshire hospital; and director of clinical and surgical services, New Hampshire hospital. To the extent that these positions are filled on the effective date of this act, the incumbents shall continue to hold office with like tenure in the newly established departments. The positions of director of out-patient services and director of psychiatric education and research shall be classified positions subject to the provision of the personnel act, and said directors in office on the effective date of this act shall continue in office with no reduction in salary or emoluments.

- 4 Appointment. Amend RSA 171:14 as amended in 1957, 223:1 by striking out said section and inserting in place thereof the following: 171:4 Deputy Superintendent. The commissioner of mental health subject to the confirmation of the mental health advisory board shall appoint a deputy superintendent for the Laconia state school. Said deputy superintendent shall perform such duties as may be assigned to him by the superintendent and during the absence or disability of said superintendent such deputy shall perform all the duties of the superintendent. His salary shall be that prescribed by RSA 94:1, as amended.
- 5 Appointment. Amend RSA 135:5 as amended by 1961, 222:1 and 1963, 39:2 by striking out said section and inserting in place thereof the following: 135:5 Assistant Superintendent. The commissioner of mental health subject to the confirmation of the mental health advisory board shall appoint an assistant superintendent for the New Hampshire hospital. Said assistant superintendent shall perform such duties as may be assigned to him by the superintendent and during the absence or disability of said superintendent such assistant shall perform all the duties of the superintendent. His salary shall be that prescribed by RSA 94:1 as amended.
- 6 Unclassified Positions. Amend RSA 135:6-a as amended by 1961, 222:1 and 1963, 39:2 by striking out said section and inserting in place thereof the following: 135:6-a Directors. The commissioner of mental health subject to the confirmation of the mental health advisory board shall appoint two directors of clinical services and a director of clinical and surgical services who shall serve at the New Hampshire hospital under the supervision and direction of the superintendent. Qualified medical personnel shall be appointed to these positions. The annual salaries shall be as prescribed in RSA 94:1 be considered as being within the state classified service. The persons holding such positions shall perform such duties as are assigned to them by the commissioner of mental health.
- 7 Office of Commissioner. All personnel, records and property transferred from the New Hampshire hospital to the office of the commissioner of health and welfare by action of the governor and council are hereby transferred to the department of mental health.

- 8 Classified Positions. Nothing in this act shall be construed as eliminating any existing position in the state classified service or as affecting the tenure of any classified employee.
- 9 Existing Rules and Regulations. The authority delegated under the provisions of this act to the commissioner of mental health to promulgate rules and regulations shall not be construed as effecting rules and regulations outstanding on the effective date of this act in the agencies of state government effected by this reorganization. Such existing rules and regulations shall remain in full force and effect until and unless amended, repealed or otherwise affected by action of the commissioner of mental health.
- 10 Salaries. Amend RSA 94:1, as amended by action of governor and council, by striking out the lines relative to the positions and salaries of assistant superintendent, New Hampshire hospital; deputy superintendent, Laconia state school; director, division of mental health, director, mental hygiene and child guidance clinics, director of clinical services, director of correctional psychology, director of psychiatric education and research, director, out-patient services, superintendent, Laconia state school; and superintendent, New Hampshire hospital and by inserting in the proper alphabetical place the following positions and salaries:

	Minimum	Maximum
Assistant superintendent,		
New Hampshire hospital	19,000	21,500
Commissioner of mental health	25,000	27,500
Deputy superintendent,		
Laconia state school	14,500	16,000
Director of clinical and		
surgical services	15,000	16,500
Directors of clinical services (2)	15,000	16,500
Superintendent,		
Laconia state school	15,000	16,500
Superintendent,		
New Hampshire hospital	20,500	23,000

authorized by RSA 126-B:8, are required or if any other action is required by the federal government in connection with the eligibility of the newly established department to receive and use federal funds hereto.

- 11 Transfer of Funds. Any funds provided in the appropriation acts for the year ending June 30, 1966 and the year ending June 30, 1967, relating to services and facilities transferred to the department of mental health are hereby deemed to be appropriated for the same purposes in said department of mental health.
- 12 Repeal. Such provisions of RSA 126-A inserted by 1961, 222:1, as may be inconsistent with the provisions of this act are repealed to the extent of such inconsistency.
- 13 Authority of Governor and Council. If regulations or designations in addition to those authorized by RSA 126-B:8, are required by the federal government in connection with the eligibility of the newly established department to receive and use federal funds heretofore available the governor and council are hereby authorized to adopt such regulations and to make such designations or to take such other actions as may be required to accomplish such purpose.

16 Takes Effect. This act shall take effect July 1, 1965.

The reports were accepted.

Mr. Aucella of Bennington moved that HB 352 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Mr. Nyberg of Manchester, Mrs. Rossley of Portsmouth, Mrs. Hartigan of Rochester, Mr. Andersen of Concord spoke against the motion.

(discussion ensued)

Mrs. Clark of Lee, Messrs. Flanagan of Dover, Cobleigh of Nashua and Feldman of Manchester, spoke in favor of the motion.

Parliamentary Inquiry

Mrs. Hartigan of Rochester rose on a point of parliamentary inquiry.

Speaker's Ruling

In answer to Mrs. Hartigan's parliamentary inquiry the Chair ruled the subject could be brought back if it did not refer to the existing subject, that if the subject matter is different it would be admissable.

Mr. O'Neil of Chesterfield spoke in favor of the motion.

(disucussion ensued)

Miss Faulkner of Keene, Mr. Brummer of Lisbon and Mr. Morse of Enfield spoke against the motion.

Mr. Stevenson of Bethlehem, Mr. Pickett of Keene and Mrs. Gelt of Salem spoke in favor of the motion.

Mrs. Frizzell of Charlestown moved that HB 352 be recommitted to the Committee on Public Welfare and State Institutions.

(Recess)

Mrs. Frizzell of Charlestown spoke in favor of the motion.

(discussion ensued)

Messrs. Taft of Greenville, Heald of Keene, Stevenson of Bethlehem, Ferron of Exeter and Mrs. Clark of Lee spoke against the motion.

Messrs. Hancock of Concord, Coutermarsh of Lebanon, Craig of Manchester and York of Concord spoke in favor of the motion.

Mr. Sherman of Lancaster moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

Mr. Collishaw of Exeter demanded the Yeas and Nays and the roll was called as follows:

Roll Call

Yeas — 156

ROCKINGHAM COUNTY: Kimball of Derry, Shindledecker, Palmer of Kensington, Hall, Sewall, Twardus, McEachern, Sadler, Call, Ingraham, Rossley, Smith of Portsmouth, Regan.

STRAFFORD COUNTY: McCann, Hartigan, Winkley, Dumont, Rubins, Beaudoin, St. Pierre, Bradford, Marcotte, Maloomian, Chasse, Coffin, Boire.

SULLIVAN COUNTY: Adams of Charlestown, Frizzell, Gaffney, Prudhomme, Barrows, D'Amante, Hamilton, Williamson, Bailey, Downing, Spanos, DeLude.

Belknap County: St. John, Watson, Dearborn, Normandin.

Carroll: None.

CHESHIRE COUNTY: Cournoyer, Desmarais of Jaffrey, Keating, O'Neil of Keene, Pratt, Faulkner, Russell, Lerandeau, Forbes, MacFarlane, McGinness, Gutoski.

Coos County: Dubey, Fortier, Roy, Desilets, Sheridan, Gagnon, Seymour, Thurston, O'Hara, Oleson, Bushey, Manning of Northumberland, Hunt.

GRAFTON COUNTY: Morse, Scott-Craig, Putnam, Coutermarsh, Demers, McGee, Brummer, Johnson of Monroe.

HILLSBOROUGH COUNTY: Barnard, Bartlett of Goffstown, Ducharme, Levasseur of Goffstown, Bednar, Gallagher, Provencal, Broderick, Conover, Nyberg, O'Rouke, Bruton, Hayes of Manchester, Cullity, McDermott, Walsh, Clancy, Fitzpatrick, Keane, Raiche, Desgrosseilliers, Lefrance, Leclerc, Martel, Bernier, Blanchard, Champagne, Craig, Delisle, Olivier, Capistran, Levasseur of Manchester, Nalette, Gauthier, Lesmerises, Rousseau, Gamache, Ouellette, Vachon, Cox, Moriarty, Carter, Coburn of Milford, Nikitas, Dionne of Nashua, ward 2, Rosedoff, Belcourt, LaPlante, Sullivan, Makris, Maynard, Dionne of Nashua, ward 6, Marcoux, Boisvert, Levesque, Mason, Bissonnette, Bouley, LaTour of Nashua, Sabluski, Whelton, Desmarais of Nashua, Poliquin.

MERRIMACK COUNTY: Guilbeault, Phelps, Moore, Kopperl, Bouley, York, Hancock, Jelley, Gilman, Dempsey, Laroche, Cook, Lafond, Brasley, Plourde, Murphy.

Nays — 222

ROCKINGHAM COUNTY: White, Lake, Persson, Underwood, Cummings, Watts, Gay, Scott, Stratton, Collishaw, Eastman, Ferron, Junkins, Weeks, Spollett, Casassa, Ring, Barnes, Clark

of Kingston, McDonough, Kimball of Newfields, Cheney, Leavitt, Pinkham, Kelsey, Palmer of Plaistow, Schwaner, Keefe, Quirk, Dame of Portsmouth, Osborn, White, Coussoule, Langford, Ciborowski, Greene, Gelt, Grant, Morrison, Barnes of Sandown, Barker of Stratham, Herbert, Hamel.

STRAFFORD COUNTY: Berry, Blanchette, Nelson, Donnelly, Young, Hickey, Colbath, McKenna, Flanagan, Crouch, Grinnell, Canney, Drew, Clark of Lee, Dawson, Moulton, Rolfe, Johnson of Rochester, Boucher, Corriveau, Habel, Vincent.

Sullivan County: Angus, Campbell, Nahil, Marx, Hood, Merrifield.

Belknap County: Chamberlain of Alton, Matheson, Guild, Uhlenberg, DeBlois, McCarthy, Head, Prescott, Hayner, O'Shan, Foster, Strafford, Allan of Meredith, Urie, Joslyn, Randall.

CARROLL COUNTY: Howard of Bartlett, Davis of Conway, Farrington, Roberts, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Diffenderfer, Kurth, Remick, Fox, Chamberlain of Wolfeboro, Claffin.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Gowing, Watkinson, Clymer, Stearns, Pollock, Shea, Gutterson, Heald of Keene, Bradshaw, Pickett, Allen of Rindge, Yardley, Cole, Ballam, Spitzli, Wildey.

Coos County: Lemire, Williams, Bouchard, Marsh, Emerson, Sherman, Shute of Lancaster, Fogg, Huggins, Wheeler, Noyes, Taylor of Whitefield.

Grafton County: Pryor, Chamberlin of Bath, Stevenson, Cavis, Plumer, Willey, Ellms, Johnson of Franconia, Gage, Low, Manchester, Larty, McMeekin, Karsten, Adams of Lebanon, Lewis, Whipple, Gardner, Rich, Tilton, Park, Mack, Bell, Smith of Plymouth, Anderson of Warren, Berringer.

Hillsborough County: Bragdon, Edwards, Vanloan, Wiggin, Aucella, Whitney, Davis of Greenfield, Taft, Eaton, Brocklebank, LaTour, Morrill, Ainley, Bartlett of Manchester, Feldman, Resnick, Soucy, Montplaisir, Dion of Manchester, Welch of Manchester, Corey, Manning, Sasey, Belanger, Bergeron, Mahoney, Hurley, Noel, Grady, Babb, Ferguson, Christie, Barker of Nashua, Burnham, Cobleigh, Colburn of New

Boston. Karnis, Cleghorn, Peabody, Brown of Peterborough, Sawyer, Heald of Wilton.

MERRIMACK COUNTY: Fairbanks, Hanson, Davis of Concord, Henry, Dame of Concord, Bingham, Smith of Concord, Anderson of Concord, Peaslee, Sanders, Howard of Concord, Maxham, Shute of Concord, Welch of Concord, Rufo, Stevens, Kelley, Maxwell, Schatz, Reddy, Brown of Loudon, Milligan, London, Bork, Bigelow, Thompson of Wilmot.

Mrs. Thompson of Northfield passed under Rule 17. and the motion to recommit was lost.

The question now being on the motion of the member from Bennington, Mr. Aucella, that HB 352 be indefinitely postponed.

Mr. Pickett of Keene moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the motion to indefinitely postpone HB 352.

Mr. Collishaw of Exeter demanded the Yeas and Nays and the roll was called as follows:

Roll Call

Yeas — 228

ROCKINGHAM COUNTY: White, Lake, Persson, Underwood, Cummings, Watts, Gay, Kimball of Derry, Scott, Stratton, Collishaw, Eastman, Ferron, Junkins, Weeks, Spollett, Casassa, Ring, Barnes, Clark of Kingston, Hall, McDonough, Kimball of Newfields, Cheney, Leavitt, Kelsey, Palmer of Plaistow, Schwaner, Keefe, Quirk, Dame of Portsmouth, Osborn, White, Coussoule, Langford, Ciborowski, Greene, Gelt, Grant, Morrison, Barnes of Sandown, Barker of Stratham, Herbert, Hamel.

STRAFFORD COUNTY: Berry, Blanchette, Nelson, Donnelly, Young, Hickey, Colbath, McKenna, Flanagan, Crouch, Grinnell, Canney, Drew, Clark of Lee, Dawson, Moulton, Rolfe, Winkley, Dumont, Johnson of Rochester, Boucher, Corriveau.

SULLIVAN COUNTY: Adams of Charlestown, Angus, Campbell, Nahill, Marx, Hood, Merrifield, DeLude.

Belknap County: Chamberlain of Alton, Matheson, Guild, Uhlenberg, DeBlois, McCarthy, Head, Prescott, Hayner, O'Shan, Foster, Stafford, Allan of Meredith, Urie, Joslyn, Randall.

CARROLL COUNTY: Howard of Bartlett, Davis of Conway, Farrington, Roberts, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Diffenderfer, Kurth, Remick, Fox, Chamberlain of Wolfeboro, Claffin.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Gowing, Watkinson, Clymer, Stearns, Pratt, Pollock, Shea, Gutterson, Heald of Keene, Bradshaw, Pickett, Allen of Rindge, Yardley, Cole, Ballam, Spitzli, Wildey.

Coos County: Desilets, Lemire, Williams, Bouchard, Marsh, Emerson, Sherman, Shute of Lancaster, Fogg, Wheeler, Noyes, Taylor of Whitefield.

Grafton County: Pryor, Chamberlin of Bath, Stevenson, Cavis, Plumer, Willey, Ellms, Johnson of Franconia, Gage, Low, Manchester, Larty, McMeekin, Karsten, Adams of Lebanon, Lewis, Whipple, Gardner, Rich, Tilton, Park, Johnson of Monroe, Mack, Bell, Smith of Plymouth, Anderson of Warren, Berringer.

HILLSBOROUGH COUNTY: Bragdon, Edwards, VanLoan, Wiggin, Aucella, Whitney, Davis of Greenfield, Taft, Eaton, Brocklebank, LaTour, Morrill, Ainley, Bartlett of Manchester, Feldman, Resnick, Soucy, Montplaisir, Dion of Manchester, Welch of Manchester, Corey, Manning, Casey Belanger, Bergeron, Mahoney, Hurley, Kendrigan, Noel, Gauthier, Grady, Vachon, Babb, Ferguson, Christie, Barker of Nashua, Burnham, Cobleigh, Sullivan, Levesque, Colburn of New Boston, Karnis, Cleghorn, Peabody, Brown of Peterborough, Sawyer, Heald of Wilton.

MERRIMACK COUNTY: Hanson, Davis of Concord, Henry, Dame of Concord, Bingham, Smith of Concord, Sanders, Howard of Concord, Welch of Concord, Rufo, Stevens, Kelley, Maxwell, Schatz, Reddy, Milligan, London, Bork, Bigelow, Thompson of Wilmot.

Nays — 151

ROCKINGHAM COUNTY: Shindledecker, Palmer of Kensington, Sewall, Twardus, Pinkham, McEachern, Sadler, Call, Ingraham, Rossley, Smith of Portsmouth, Regan.

STRAFFORD COUNTY: McCann, Hartigan, Rubins, Beaudoin, St. Pierre, Bradford, Marcotte, Maloomian, Habel, Chasse, Coffin, Vincent, Boire.

SULLIVAN COUNTY: Frizzell, Gaffney, Prudhomme, Barrows, D'Amante, Hamilton, Williamson, Bailey, Downing, Spanos.

Belknap County: St. John, Watson, Dearborn, Normandin.

CARROLL COUNTY: None.

CHESHIRE COUNTY: Cournoyer, Desmarais of Jaffrey, Keating, O'Neil of Keene, Faulkner, Russell, Lerandeau, Forbes, MacFarlane, McGuinness, Gutoski.

Coos County: Dubey, Fortier, Roy, Sheridan, Gagnon, Seymour, Thurston, O'Hara, Oleson, Bushey, Manning of Northumberland, Huggins, Hunt.

GRAFTON COUNTY: Morse, Scott-Craig, Putnam, Courtemarsh, Demers, McGee, Brummer.

HILLSBOROUGH COUNTY: Barnard, Bartlett of Goffstown, Ducharme, Levasseur of Goffstown, Bednar, Gallagher, Provencal, Broderick, Conover, Nyberg, O'Rourke, Bruton, Cullity, McDermott, Walsh, Clancy, Fitzpatrick, Keane, Raiche, Desgrosseilliers, Lefrance, Leclerc, Martel, Bernier, Blanchard, Champagne, Craig, Delisle, Olivier, Capistran, Levasseur of Manchester, Nalette, Allard, Lesmerises, Rousseau, Gamache, Ouellette, Cox, Moriarty, Carter, Coburn of Milford, Nikitas, Dionne of Nashua, Ward 2, Rosedoff, Belcourt, Laplante, Makris, Maynard, Dionne of Nashua, Ward 6, Marcoux, Boisvert, Mason, Bissonnette, Bouley, LaTour of Nashua, Sabluski, Whelton, Desmarais of Nashua, Poliquin.

MERRIMACK COUNTY: Guilbeault, Phelps, Fairbanks, Moore, Kopperl, Bouley, York, Hancock, Andersen of Concord, Jelley, Peaslee, Maxham, Shute of Concord, Gilman, Dempsey, Laroche, Cook, Lafond, Brown of Loudon, Brasley, Plourde, Murphy.

Mrs. Thompson of Northfield passed under Rule 17. and the motion to indefinitely postpone HB 352 prevailed.

HB 341, relative to the taking of lobsters, Mr. Bushey of Northumberland for Fish and Game. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 382, regulating the method of the taking of lobsters by skin divers, Mr. Wheeler of Shelburne for Fish and Game. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

SB 49, relative to hunting with muzzle-loaders, Mr. Guilbeault of Allenstown for Fish and Game. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 485, changing the name of North River Pond to North River Lake, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 494, changing the name of Marston Pond (Lake) in town of Nottingham to Nottingham Lake, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 65, relative to larceny of rented motor vehicles, Mr. Remick of Tamworth for Transportation. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the words "sixty days after" and inserting in place thereof the word, upon, so that the section is amended to read:

2 Takes Effect. This act shall take effect upon its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HJR 33, to investigate the operation of the Boston and Maine Railroad, Mr. Coutermarsh of Lebanon for Transportation. Ought to pass.

The Joint Resolution was referred to Appropriations under the Rules.

HB 400, relative to the salary of the sheriff of Sullivan county, Mrs. Marx of Langdon for the Sullivan County Delegation. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the same and inserting in its place the following: An act relative to the salary of the sheriff and a salaried deputy sheriff of Sullivan county.

Amend section 1 by striking out paragraph II and inserting in its place the following:

II. In Rockingham the annual salary of the sheriff shall be nine thousand five hundred dollars, and in Sullivan the annual salary of the sheriff shall be eight thousand dollars, and said salaries shall be in full for all their services to their respective counties. Their respective counties shall provide them with suitable transportation and they shall not be allowed the established rates for mileage allowable to other sheriffs. They shall be allowed reasonable expenses incurred during the performance of their duties and such expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other processes which they may serve they shall collect the usual fees allowed for such service and mileage charges at the end of each month. They shall in their annual report to the county commissioners report the number of civil writs and other processes served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year.

Further amend the bill by inserting after section 1 the following new section.

2 Annual Salary of Deputy Sheriff. Amend RSA 104 by inserting after section 3 the following new section: 104:3-a Sullivan County: Appointment of Deputy Sheriff on Salary. The sheriff of Sullivan county may appoint, if funds are appropriated, a deputy sheriff who shall be paid an annual salary of five thousand dollars. Said salary shall be payment in full for all his services for the county. The county shall provide him with suitable transportation and he shall not be allowed the statutory rates for mileage allowable to other deputy sheriffs. He shall be allowed reasonable expenses incurred during the performance of his duties and his expenses shall be subject to the approval

of a justice of the superior court. For the service of civil writs and other process which he may perform he shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and milage charges at the end of each month. He shall report annually to the sheriff the number of civil writs and other process served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year and said report shall be incorporated in the sheriff's annual report to the county commissioners.

Further amend the bill by renumbering section 2 to read section 3.

On motion of Mrs. Marx of Langdon HB 400 was made a Special Order for 11:01 on Tuesday next.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit businesss in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 485, changing the name of North River Pond to North River Lake.

HB 494, changing the name of Marston Pond (Lake) in town of Nottingham to Nottingham Lake.

The following Senate bills were read a third time, passed, and sent to the Senate for concurrence in the House amendment.

SB 60, relative to the board of trustees of the University of New Hampshire.

SB 65, relative to larceny of rented motor vehicles.

SB 49, relative to hunting with muzzle-loaders, was read a third time, passed, and sent to the Secretary of State to be engrossed.

The Chair announced that today was the birthday of Mrs. Shea of Keene.

On motion of Mrs. Parks of Lyme the House adjourned at 3:11 P.M.

TUESDAY, May 11, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by guest Chaplain Rev. William H. Thompson, St. Luke's Episcopal Church, Woodsville and The Church of The Epiphany, Lisbon, as follows:

O Almighty God, from whom no secrets are hid, all desires known, bless, we beseech Thee, these our legislators now assembled in our capital city. Grant unto them such wisdom that they may think clearly on the issues before them, rejecting the harmful, accepting the good. May they, O Lord, always speak with sincerity and from honest conviction. So broaden their vision that they look beyond the interests of their particular town to the welfare of the entire state remembering too that this state is but one of many, the United States of America. We beseech thee, also, O God, so to govern the hearts and minds of the people of the cities and towns who have elected these men that they will expect of their representatives only these things which are true and honest and of good report so that we may work together for the common good. And to the advance views of Thy Kingdom. Amen.

Pledge of Allegiance to the Flag

Mrs. Dearborn of Laconia led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

A group of 4th grade students from the Academy Street School with their teachers, Mrs. Joan Buckman and Mrs. Eva Noucas and chaperons, courtesy of Mrs. Dearborn of Laconia.

A group of 4th grade students from the Laconia Grammar School, courtesy of Mrs. Dearborn of Laconia.

A group of students from the Winnicunnet High School, Hampton, courtesy of Mr. Shindledecker.

A group from the Social Study Class of the N. H. College of Accounting, Mrs. Mary Brown, Mrs. Helen Donaldson and Mrs. Mary Dionne, courtesy of Mr. Plourde of Pembroke.

Leaves of Absence

Mrs. Rubens of Rochester was granted leave of absence for the week on account of illness.

Mr. Johnson of Rochester was granted leave of absence for the week on account of illness.

Mr. Nikitas of Nashua was granted leave of absence for today and tomorrow on account of important business.

Mr. Hamel of Seabrook was granted leave of absence for the day on account of important business.

Mr. Pinkham of Northwood was granted leave of absence for the day on account of important business.

* * *

The Secretary of State, Robert L. Stark, appeared and read the following message from His Excellency John W. King.

Message

To the Honorable Members of the General Court:

Herewith returned to you, without my signature, is House Bill 242, an act to authorize waiver of jury trial in certain cases.

I am vetoing this bill because it may force a defendant in a criminal case to try his case before a jury when he himself is willing to waive a jury and try his case before a judge sitting without a jury.

In short, under this bill, the State can force a defendant to try his case before a jury even if the defendant believes he will get a fair trial without a jury.

The present right of a defendant to waive a jury trial, without the consent of the State, has been a long New Hampshire tradition and I can see no worthwhile gain in diminishing this right.

Respectfully yours, John W. King

The question now being, shall HB 242 pass, notwithstanding the Governor's veto.

Mr. Capistran of Manchester spoke in favor of the veto.

(discussion ensued)

Mr. Stafford of Laconia rose on a point of parliamentary inquiry.

Mr. Sheridan of Berlin rose on a point of parliamentary inquiry.

The roll having been called as follows:

Roll Call

Nays — 329

Belknap County: Chamberlain of Alton, St. John, Matheson, Guild, Uhlenberg, DeBlois, McCarthy, Dearborn, Normandin, Head, Hayner, O'Shan, Foster, Stafford, Allan of Meredith, Joslyn, Randall.

CARROLL COUNTY: Howard of Bartlett, Davis of Conway, Farrington, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Diffenderfer, Kurth, Remick, Fox, Chamberlain of Wolfeboro.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Gowing, Watkinson, Clymer, Stearns, Cournoyer, Desmarais, Keating, O'Neil of Keene, Pratt, Pollock, Shea, Gutterson, Heald of

Keene, Faulkner, Russell, Lerandeau, Forbes, Allen of Rindge, Yardley, Cole, MacFarlane, McGinness, Spitzli, Wildey, Gutoski.

Coos County: Dubey, Fortier, Desilets, Sheridan, Brungot, Lemire, Williams, Bouchard, Gagnon, Seymour, Marsh, Emerson, Thurston, O'Hara, Oleson, Sherman, Shute of Lancaster, Fogg, Bushey, Manning of Northumberland, Huggins, Wheeler, Noyes, Hunt.

Grafton County: Pryor, Chamberlin of Bath, Stevenson, Cavis, Plumer, Willey, Morse, Gage, Low, Manchester, Larty, McMeekin, Adams of Lebanon, Putnam, Coutermarsh, Demers, Lewis, Whipple, McGee, Brummer, Gardner, Rich, Tilton, Park, Johnson of Monroe, Mack, Smith of Plymouth, Anderson of Warren, Berringer.

HILLSBOROUGH COUNTY: Bragdon, Edwards, VanLoan, Wiggin, Whitney, Barnard, Levasseur of Goffstown, Davis of Greenfield, Taft, Brocklebank, Bednar, Gallagher, LaTour, Provencal, Morrill, Ainley, Bartlett of Manchester, Feldman, Soucy, Broderick, Montplaisir, Nyberg, O'Rourke, Dion of Manchester, Hayes of Manchester, Cullity, McDermott, Welch of Manchester, Corey, Manning, Walsh, Casey, Clancy, Fitzpatrick, Healy, Keane, Raiche, Desgrosseilliers, Lafrance, Martel, Bernier, Blanchard, Champagne, Delisle, Olivier, Belanger, Bergeron, Mahoney, Hurley, Noel, Capistran, Levasseur of Manchester, Nalette, Gauthier, Lesmerises, Rousseau, Gamache, Grady, Ouellette, Vachon, Babb, Cox, Moriarty, Carter, Coburn of Milford, Christie, Barker of Nashua, Burnham, Dionne of Nashua, Ward 2, Rosedoff, Laplante, Maynard, Dionne of Nashua, Ward 6, Marcoux, Boisvert, Levesque, Mason, Bissonnette, Bouley, Latour of Nashua, Sabluski, Desmarais of Nashua, Poliquin, Colburn of New Boston, Karnis, Cleghorn, Peabody, Sawyer, Heald of Wilton.

Merrimack County: Guilbeault, Fairbanks, Hanson, Moore, Kopperl, Bouley, Henry, Hancock, Bingham, Andersen of Concord, Jelley, Peaslee, Sanders, Howard of Concord, Maxham, Roby, Shute of Concord, Welch of Concord, Stevens, Kelley, Gilman, Dempsey, Laroche, Schatz, Lafond, Reddy, Brown of Loudon, Milligan, London, Thompson of Northfield, Brasley, Plourde, Murphy, Bork, Bigelow, Thompson of Wilmot.

ROCKINGHAM COUNTY: White, Griffin, Lake, Persson, Underwood, Cummings, Watts, Gay, Scott, Stratton, Pennington,

Collishaw, Eastman, Ferron, Spollett, Shindledecker, Barnes, Palmer of Kensington, Clark of Kingston, Hall, Kimball of Newfields, Sewall, Twardus, Cheney, Leavitt, Kelsey, Palmer of Plaistow, Keefe, McEachern, Quirk, Sadler, Osborn, Call, White, Rossley, Langford, Ciborowski, Gelt, Grant, Morrison, Peever, Regan, Barnes of Sandown, Barker of Stratham, Herbert.

STRAFFORD COUNTY: Berry, Blanchette, Hilliard, Nelson, Donnelly, Young, Hickey, Colbath, McCann, McKenna, Flanagan, Crouch, Grinnell, Canney, Drew, Clark of Lee, Dawson, Moulton, Rolfe, Dumont, Beaudoin, St. Pierre, Bradford, Boucher, Corriveau, Marcotte, Maloomian, Habel, Chasse, Coffin, Vincent, Boire, Lynbourg.

Sullivan County: Adams of Charlestown, Frizzell, Gaffney, Prudhomme, Angus, Campbell, Nahill, Barrows, D'Amante, Hamilton, Williamson, Marx, Downing, Spanos, Hood, Merrifield.

Yeas — 3

Belknap County: None.

CARROLL COUNTY: None.

CHESHIRE COUNTY: None.

Coos County: None.

Grafton County: Johnson of Franconia.

HILLSBOROUGH COUNTY: Allard.

MERRIMACK COUNTY: Maxwell.

ROCKINGHAM COUNTY: None.

STRAFFORD COUNTY: None.

Sullivan County: None.

3 having voted in the affirmative and 329 in the negative, the Governor's veto was sustained.

Introduction of Bills

The following bills and House Joint Resolutions were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 633, to clarify the procedure for the delivery of absentee ballots to the moderator. (Bednar of Hudson) to Municipal and County Government.

HB 634, to provide a split season for the taking of deer and for license for taking deer in a designated zone of the deer line. (Huggins of Pittsburg) To Fish and Game.

HB 635, to regulate enactment of zoning ordinances in towns. (Greene of Rye) To Municipal and County Government.

HB 636, to allow towns and cities to spend town road aid money on bridge construction and repair. (Morse of Enfield) To Public Works.

HB 637, to establish a public access advisory board to develop access to public waters and to provide a marine fuel fund to finance it. (Palmer of Plaistow and York of Concord) To Resources, Recreation and Development.

HJR 42, in favor of the city of Lebanon. (Coutermarsh of Lebanon) To Claims and Aeronautics.

Committee Reports

The following bills and House Joint Resolutions were introduced, read a first and second time, laid on the table for printing, and referred as follows:

SB 52, relative to the city manager of the city of Berlin, Mr. Desilets of Berlin for the Berlin Delegation. Ought to pass.

Mrs. Brungot of Berlin spoke against the bill.

(discussion ensued)

Mr. Fortier of Berlin spoke in favor of the bill.

Mr. Wheeler of Shelburne requested a division vote.

282 members voting in the Affirmative and 3 voting in the Negative, SB 52 was ordered to a third reading.

Mrs. Davis of Concord wished to be recorded in favor of the bill.

HB 141, relating to disqualification of a school board member for conflict of interest, Mrs. Demers of Lebanon. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 School Board. Amend RSA 197:16 by inserting after the word "teacher" in the fifth line the words, or custodian, so that the section is amended to read:

197:16 Eligibility. No person shall be eligible to any school district office unless he is a voter in the district. No person holding office as a member of a school board shall at the same time act as district treasurer or auditor, nor shall any member of a school board be employed as a teacher or custodian in his district.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HJR 15, relative to school building aid for the town of Alton, Mrs. Demers of Lebanon. Ought to pass.

The bill was referred to Appropriations under the Rules.

HB 317, to abolish capital punishment, Mrs. Ainley of Manchester for the majority of the Judiciary committee. Inexpedient to legislate.

Minority of the committee, Mrs. Brungot of Berlin, Messrs. Whelton of Nashua, Spanos of Newport and Mrs. Frizzell of Charlestown. Ought to pass.

Mr. Spanos of Newport moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

(discussion ensued)

Mr. Capistran of Manchester moved that HB 317 be indefinitely postponed and spoke in favor of the motion.

Messrs. Fortier of Berlin, Sheriden of Berlin, Heald of Keene, Ferron of Conway, Guild of Gilford, Stafford of Laconia, MacFarlane of Swanzey, Brown of Peterborough, DeBlois of Laconia and Mrs. Rossley of Portsmouth spoke against the motion.

Messrs. Cole of Swanzey, Prior of Ashland, Healey of Manchester, Feldman of Manchester, Ciborowski of Rye and Wildey of Westmoreland spoke in favor of the motion.

Mr. Ingraham of Portsmouth moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the motion to indefinitely postpone HB 317.

Mr. Fortier of Berlin requested a division.

247 members having voted in the affirmative and 79 members in the negative, the motion to indefinitely postpone HB 317 prevailed.

HB 411, relative to trustees of Brewster Free Academy, Mrs. Brungot of Berlin for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 324, to establish a capital reserve item for special tax areas in the town of Hanover, and exemption personal property from sewer and sidewalk area taxes, Mr. Langford of Raymond for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words, selectmen may from time to time by vote determine, in the twenty-second and twenty-third lines, and inserting in their place the words, as the voters shall under an article in the warrant determine, so that the section is amended to read:

1 Unexpended Appropriations for Special Services. Amend laws of 1963, 374:11 by striking out the section and inserting in its place the following:

374:11 Budget and Appropriation for Special Services. The selectmen shall prepare and present in advance of the annual town meeting a budget of anticipated expenditures and income which shall report as separate items their estimate of the total expense for each special service, their estimate of any anticipated contributions by the state and federal governments, their estimate of any income from charges for the furnishing of such

special service and the estimated portion of such expense to be raised by taxation. The town at the annual town meeting shall appropriate such amount for each special service as may be necessary to defray the estimated expense thereof. Any unexpended balance of an appropriation for a special service shall be placed in a separate capital reserve fund for such service or shall be applied to reduce the appropriation for such service as the voters shall under an article in the warrant determine.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 396, to provide a procedure for final payment to contractors on public contracts, Mr. Cummings of Danville for Public Works. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

- l The Department of Public Works and Highways is hereby authorized the following additional new permanent engineering positions in the final audit section:
 - l Civil Engineer IV
 - 2 Civil Engineer II's
 - 3 Civil Engineer I's

There is hereby appropriated \$35,272.00 for the fiscal year ending June 30, 1966 and \$37,010.00 for the fiscal year ending June 30, 1967, in addition to other sums authorized for permanent Personnel Services — Engineering for the above positions. The sums appropriated shall be a charge upon the Highway Fund.

2 Effective Date. This act shall take effect on July 1, 1965.

* * *

On a viva voce vote the amendment was adopted and the bill referred to the Committee on Appropriations under the Rules.

HB 533, to provide an access road to the Loon Mountain Recreational Area, Mr. McGee of Lincoln for Public Works. Ought to pass.

The report was accepted and the bill was referred to Appropriations under the Rules.

On motion of Mrs. Marx of Langdon HB 400, relative to the salary of the sheriff of Sullivan County, was made a Special Order for 11:01 Wednesday, May 12.

Report of Engrossed Bills Committee

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and House Joint Resolutions:

- HB 97, An Act relative to police authority of the director of aeronautics and his field assistants.
- HB 234, An Act relative to the right of public utilities to enter upon land.
- HB 311, An Act providing for an increase in the amount of the guaranty fund required of credit unions as a pre-requisite to the payment of dividends.
- HB 360, An Act to authorize banks to invest in service corporations.
 - SB 49, An Act relative to hunting with muzzle-loaders.
 - HJR 11, Joint Resolution in favor of Peter J. Jenovese.
 - HJR 32, Joint Resolution in favor of John F. Hart, Jr.
- HB 312, An Act to increase the limit of investments of a bank in its banking building and to remove maximum limits of capital stock.
- HB 336, An Act relative to investments of building and loan associations.
- HB 48, An Act to authorize the dissolution of the Penacook school district and uniting it with the union school district of Concord.
- SB 21, An Act relating to appeals from district or municipal courts.

HB 100, An Act relating to payment of veterans' burial expenses.

HB 241, An Act to provide an additional penalty for failure to appear in court after release on bail.

Mrs. Moulton of New Durham

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives.

HB 360, to authorize banks to invest in service corporations.

HJR 11, in favor of Peter J. Jenovese.

HJR 32, in favor of John F. Hart, Jr.

HB 97, An Act relative to police authority of the director of aeronautics and his field assistants.

HB 234, An Act, relative to the right of public utilities to enter upon land.

HB 291, An Act, relating to fee in the Superior court.

HB 311, An Act providing for an increase in the amount of the guaranty fund required of credit unions as a pre-requisite to the payment of dividends.

HB 316, An Act to change the law regulating by-laws and meetings of credit union

Senate Bills Read and Referred

The Senate has passed bills with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

SB 94, An Act amending the charter of the Nashua trust company. To Banks

SB 48, An Act relating to hairdressers. To Public Health

SB 18, An Act enlarging the advisory commission on health and welfare. To Executive Depts. & Administration

Concurrent Resolution

Mrs. Winkley of Rochester offered the following concurrent resolution:

Whereas, a comprehensive system for water resources utilization in the State of New Hampshire can best be accomplished by cooperation between the State of New Hampshire and the United States, and

Whereas, the construction of an inland navigable waterway from Alton Bay on Lake Winnipesaukee to the tidal waters at Great Bay in the State of New Hampshire would be an effective means of securing maximum utilization of such water resources for water supply, flood control, conservation, recreation, navigation and allied uses which would be of material benefit to the people of the nation as a whole; therefore be it

Resolved, by the House of Representatives, the Senate concurring:

That we, the Members of the 1965 General Court of New Hampshire request the President of the United States and the Board of Engineers and Harbors created under Section 3 of the River and Harbor Act approved June 13, 1902, be and are hereby requested to review the report of the Chief of Engineers on the Lake Winnipesaukee Canal published as House Document No. 173, 20th Congress, First Session, and such other pertinent documents and studies as are available with a view to determining the feasibility of constructing an inland navigable waterway from Alton Bay on Lake Winnipesaukee, down the Cocheco River, to the tidal waters at Great Bay, such review to be subsequent to and would be contingent upon the recommendations developed in a review of reports on the Great Bay Area, New Hampshire and Maine; and be it further

Resolved, That a copy of these resolutions be forwarded to the President, the Congress, the Chief of the Corps of Engineers and to our Senators and Representatives in Congress.

* * *

The concurrent resolution was referred to Resources, Recreation & Development.

Resolution

Mesdames Winkley of Rochester and Donnelly of Dover offered the following resolution.

Whereas, the saying of the Lords Prayer is a part of our Constitutional heritage, and

Whereas, the recitation of this prayer is in reality a symbol of our religious freedom, and

Whereas, the people of New Hampshire have expressed so strong an opinion in this matter that one of our Congressional representatives has offered an amendment to the Constitution of the United States relative to prayer in our schools, now therefore be it resolved by the House of Representatives of the General Court of New Hampshire:

That our Congressional Delegation be requested to support an amendment to the United States Constitution permitting the recitation of the Lords Prayer in our schools, and

That the people of this country be permitted and given an opportunity to vote on whether they desire such an amendment, and

That the Supreme Court of the United States be requested to reverse its decision prohibiting the voluntary statement of a belief in God in our Schools.

The resolution was referred to Judiciary.

Resolutions

The Berlin Delegation offered the following Resolutions:

Whereas, we have learned with regret of the illness of one of our esteemed fellow members, Jennie G. Fontaine of Berlin and of her confinement in the St. Louis hospital, and

Whereas, we miss her jovial comradeship and the pleasant smile with which she greets us all, therefore be it

Resolved, that we, the members of the 1965 House of Representatives in General Court convened, do hereby extend our heartfelt sympathy for her confinement and our wish for her speedy recovery together with our hope that she will soon return to her duties here in the General Court, and be it further

Resolved, that a copy of these resolutions be transmitted to Mrs. Fontaine.

* * *

On a viva voce vote these resolutions were adopted.

Resolution

Mrs. Sadler of Portsmouth offered the following resolution:

Whereas, we have learned with sorrow of the untimely death of Janis Welch of Portsmouth, and

Whereas, Janis was a Junior at Portsmouth High School and a member of the National Honor Society, therefore be it

Resolved, that we, the members of the 1965 House of Representatives in General Court convened, do hereby extend our sincere sympathy to her family in their bereavement and be it further

Resolved, that a copy of these resolutions be transmitted to Mr. and Mrs. Edward Welch, her parents.

On a viva voce vote these resolutions were adopted.

Resolutions

Messrs. Nalette, Levasseur, Capistran and Feldman of Manchester offered the following resolution:

Whereas, It is with great sadness that we have learned of the death of Ernest R. D'Amours of Manchester, a former Attorney General of New Hampshire, and

Whereas, Mr. D'Amours was a member of the state, federal and Supreme Court bars, secretary and director of the Water Resources Board, had been general counsel of the ACA and a member of the state ballot law commission, and

Whereas, He was author of a legislative bill governing the administration of charitable trusts, and had been state director of charitable trusts, was a member of several civic and fraternal organizations in which he held positions of great responsibility, and his ability was widely recognized by many sources, including the Government of France, therefore be it

Resolved, That we, the Members of the House of Representatives of the 1965 General Court hereby pay tribute to his services to his city, state and country and express our deep sympathy to his family in its bereavement, and be it further

Resolved, That a copy of these Resolutions be transmitted to his widow, Mrs. Esther D'Amours.

* * *

On a viva voce vote these resolutions were adopted.

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third readings of bills be by title only and that when the House adjourns today it will be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

SB 52, relative to the city manager of the city of Berlin was read a third time, passed and sent to the Secretary of State to be engrossed.

The following House Bills were read a third time, passed and sent to the Senate for concurrence.

HB 141, relating to disqualification of a school board member for conflict of interest.

HB 411, relative to trustees of Brewster Free Academy.

HB 324, to establish a capital reserve item for special tax areas in the town of Hanover, and exempting personal property from sewer and sidewalk area taxes.

Committee Appointments

Additional members appointed to the Engrossed Bills Committee:

The member from Monroe, Mrs. Johnson

The member from Lyme, Mrs. Park

The member from Keene, Miss Gutterson The member from Milan, Mrs. Fogg The member from Claremont, Mrs. Hamilton.

Communication

Town's Edge Meredith, N. H.

Mr. Walter H. Peterson, Jr. Speaker of the House of Representatives Concord, N. H.

Dear Sir:

I have received the scroll containing the resolution passed by the legislature in memory of my late husband, Raymond V. Pickering of Meredith.

It was such a fine thing to do — and I am most grateful that Raymond's service was commemorated in this way.

My sincere thanks to all,

s/Mrs. Raymond Pickering Meredith, N. H.

* * *

On motion of Mrs. Putnam of Lebanon the House adjourned at 2:25 P. M.

WEDNESDAY, May 12, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by the Chaplain as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

It is with regret that I report the death of Senator Louis W. Paquette of Nashua, who has served this state for a quarter

of a century. May the souls of the faithful departed through the mercy of God, rest in peace.

O God, who has taught us to call Thee Father, help us to truly think and feel and act as brothers one to another, not in rivalry, but in concern, not as specially wise, but as specially called, not as legislators of laws, but mindful of the people we serve. Give us the quietness of mind to see beyond expediency to the true objective of our care that we may act through knowledge. When we see ourselves in error, be blessed by Thy spirit to admit our wrong. And so, O Father, grant us to be unified as one family of whom Thou art the Head. This we ask in the Name of Jesus Christ, Thy Son and our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Farrington of Conway led the Convention in the pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

The Republican Women of Hillsborough County attending the session today as a part of the "Legislative Day" program being sponsored by the Women's Division of the Republican Party of New Hampshire, Mrs. Mildred K. Perkins, Chairman.

A group from the Conway Elementary School, courtesy of Mrs. Davis, Mr. Farrington and Mr. Roberts of Conway.

Leaves of Absence

Mr. Ellms of Canaan was granted leave of absence for the day on account of illness.

Mr. Dempsey of Franklin was granted leave of absence for Wednesday and Thursday on account of a death in the family.

Introduction of Bills

The following bills and House Joint Resolutions were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 638, relative to the Salem school district. (McMahon of Salem and Mrs. Gelt of Salem) To Education.

HB 639, relative to completion of certain capital improvements at Keene and Plymouth state colleges and extending the appropriations therefor. (Clark of Lee) To Appropriations.

HB 640, to clarify the unemployment compensation laws relating to disqualification for pregnancy. (Bednar of Hudson) To Labor.

HB 641, to regulate the conduct of business on legal holidays. (Corey of Manchester) To Judiciary.

HB 642, relative to retail sales on certain legal holidays. (DesGrosseilliers of Manchester) To Judiciary.

HB 643, relative to removal of names from check-lists in cities because of failure to vote at two previous biennial elections. (Call of Portsmouth) To Municipal and County Government.

HB 644, relative to review of check-lists in cities after biennial elections. (Call of Portsmouth) To Municipal and County Government.

HB 645, relative to publication of names removed from check-lists. (Call of Portsmouth) To Municipal and County Government.

HB 646, relative to publication of notice of sessions for correction of check-lists. (Call of Portsmouth) To Municipal and County Government.

HB 647, relative to certification of check-lists. (Call of Portsmouth) To Municipal and County Government.

HB 648, relating to unions or associations of teachers. Dionne of Nashua — Ward 2) To Education.

HB 649, relative to small loans. (Maloomian of Somersworth and Stevens of Epsom) To Banks.

HB 650, governing veterinary medical service corporations and animal hospital service corporations. (Desmarais of Jaffrey) To Insurance.

HB 651, establishing an unclassified position of director of liquor operations and defining the powers of the liquor com-

mission. (Craig of Manchester) To Executive Departments and Administration.

HB 652, providing for an additional appropriation for expenses of the legislature. (Eaton of Hillsborough) To Appropriations.

Mr. Eaton of Hillsborough moved that the Rules of the House be so far suspended as to dispense with the printing, reference to committee and public hearing on HB 652, and spoke in favor of the motion.

The clerk read the bill in full.

AN ACT

providing for an additional appropriation for expenses of the legislature.

l Supplemental Appropriation. The sum of two hundred seventy-five thousand dollars is hereby appropriated for the fiscal year ending June 30, 1965, for expenses of the legislature. This appropriation shall be in addition to any other sums appropriated for the legislature, shall not lapse and shall not be transferred to any department, institution or account. The sum hereby appropriated shall be a charge on the general fund.

2 Takes Effect. This act shall take effect upon its passage.

On a viva voce vote the motion was adopted.

Mr. Eaton further moved that the Rules of the House be so far suspended as to put HB 652 on third reading and final passage at the present time, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Third Reading

HB 652, providing for an additional appropriation for expenses of the legislature, was read a third time, passed, and sent to the Senate for concurrence.

Mr. Eaton moved that the House reconsider its vote whereby it passed HB 652, and spoke against the motion.

On a viva voce vote the motion did not prevail.

HJR 43, in favor of Alex C. Isherwood of Jaffrey. (Desmarais of Jaffrey) To Claims and Aeronautics.

Committee Reports

HB 228, to make appropriation for replacement of navigation aids, Mr. Ring of Hampton for the Committee on Claims and Aeronautics. Ought to pass.

The report was accepted and the Chair referred HB 228 to the Committee on Appropriations.

HB 250, to develop and improve air navigation facilities, Mr. Ring of Hampton for the Committee on Claims and Aeronautics. Ought to pass.

The report was accepted and the Chair referred HB 250 to the Committee on Appropriations.

HB 299, to remove employees working under the federal minimum wage law from the provisions of the minimum hourly rate, and to remove children working for their parents from the provisions of the minimum wage law, Mr. Sanders of Concord for the Committee on Labor. Pass with amendment.

Amendment

Amend the title of the bill by inserting after the word "parents" the words, and spouses working for each other, so that the title is amended to read: An act to remove employees working under the federal minimum hourly rate, and to remove children working for their parents, and spouses working for each other, from the provisions of the minimum wage law.

Amend section 2 of the bill by striking out the section and inserting in its place the following:

2 Exceptions. Amend RSA 279 by adding the following new section after RSA 279:26:

279:26-a Application to Parents, Spouses, etc. The provisions of this chapter shall not apply to a child employed by his parents, grandparents, or person or persons in place of his parents or grandparents, employing his own child, grandchild in his custody, who furnishes full maintenance to such child. Nor shall the provisions apply to a spouse working for the other spouse on a volunteer basis when the spouse who works does not expect

or claim any pay for the work, other than the support derived from the other spouse's profits in the business.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 543, legalizing the annual town meeting held in the town of Rollinsford on March 9, 1965, Mr. Palmer of Kensington for the Committee on Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 545, to legalize the special town meeting of June 5, 1962, and the annual town meetings on March 10, 1964, and March 9, 1965, in the town of Brentwood, Mr. Coffin of Somersworth for the Committee on Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 546, legalizing the annual town meeting held in the town of Tilton on March 9, 1965, Mr. Schatz of Hill for the Committee on Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 547, legalizing the annual town meeting held in the town of Sandwich on March 9, 1963, Mr. Farrington of Conway for the Committee on Municipal and County Government. Ought to pass.

Mr. McMeekin of Haverhill offered the following amendment:

Amendment

Amend the title of the bill by adding at the end thereof the words and figures, and the special town meeting held in the town of Piermont on May 7, 1965, so that the title is amended to read: An act legalizing the annual town meeting held in the town of Sandwich on March 9, 1965 and the special town meeting held in the town of Piermont on May 7, 1965.

Amend the bill by inserting after section 1 the following new section:

2 Piermont Proceedings Legalized. All the votes and proceedings of the special town meeting held in the town of Pier-

mont on May 7, 1965, are hereby legalized, ratified and confirmed.

Further amend the bill by renumbering section 2 to read section 3.

* * *

The Clerk read the amendment in full.

Mr. McMeekin of Haverhill spoke in favor of the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Resolution to authorize the layout of right of way, the acquisition of land and right of way, and the engineering for a high level Portsmouth-Kittery Bridge (HB 63) Mr. Keefe of Portsmouth Delegation. Resolution should be adopted.

The Chair referred the resolution to the Public Works committee.

Mr. Keefe of Portsmouth moved that the Rules of the House be so far suspended as to dispense with reference to the committee and spoke in favor of the motion.

(discussion ensued)

Mr. Stafford of Laconia spoke in favor of Rule 35 and against the motion.

(discussion ensued)

Mr. Taft of Greenville spoke against the motion.

Messrs. Call and McEachern of Portsmouth spoke in favor of the motion.

(discussion ensued)

Mr. Feldman of Manchester spoke against the motion.

The Chair requested a division as two-thirds of the members present and voting was required.

53 members having voted in the affirmative and 207 in the negative, the motion to dispense with reference to committee was lost and the resolutions were referred to Public Works.

HB 173, providing for the acquisition of certain waterrights and dams, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

The bill was referred to Appropriations under the Rules,

HB 163, relating to the reimbursement of towns for loss of taxes under certain circumstances, Mr. Brocklebank of Hollis for Ways and Means. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out in lines twentyfour to thirty-five the words, the year following the opening of the property for recreational or park use for the second, third, fourth and fifth years following such opening the payment shall be based on eighty, sixty, forty and twenty per cent respectively of the assessed value as aforesaid or the value determined by the tax commission as the case may be, at the current local rate of taxation for the year in which payment is made and thereafter such payments shall cease, so that the section is amended to read:

1 Reimbursement. Amend RSA 216-A:3-a (supp) as inserted by 1963, 308:1 by striking out the section and inserting in its place the following:

216-A:3-a Payments by State. The state shall annually pay to a town or city a sum equal to the taxes that would have been assessed against any real estate held by the state for operation and development for public recreational or park purposes in such town or city had such property remained taxable. Such payments shall be based upon the assessed value of the property for the year prior to acquisition at the current local rate of taxation applicable for the year in which payment is made including the year the property is opened for public recreational or park use, provided, however, that in the event the assessed value of the property prior to the year of acquisition is not available the tax commission shall, from the best available evidence, determine the value thereof. If at the time of acquisition the real property acquired was included in a single assessment the tax commission shall determine the value of that portion acquired by the state. The tax commission shall certify to the state treasurer the amount of the payment to be made to each town or city in each year and the treasurer shall make such payment

on or before December first. The director of the division of parks shall notify the tax commission of the dates when any real property was acquired or designated by him to be held for operation and development for public recreational or park purposes and when any such property is opened to the public.

* * *

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 541, relating to the taxation of property moved into towns after April first, Mr. Guild of Gilford. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Special Order

Mrs. Marx of Langdon called for the Special Order on HB 400, relative to the salary of the sheriff of Sullivan county.

Amendment

Amend section 1 by striking out paragraph II and inserting in its place the following:

II. In Rockingham the annual salary of the sheriff shall be nine thousand five hundred dollars, and in Sullivan the annual salary of the sheriff shall be eight thousand dollars, and said salaries shall be in full for all their services to their respective counties. Their respective counties shall provide them with suitable transportation and they shall not be allowed the established rates for mileage allowable to other sheriffs. They shall be allowed reasonable expenses incurred during the performance of their duties and such expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other process which he may perform he shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and mileage at the end of each month. They shall in their annual report to the county commissioners report the number of civil writs and other process served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year.

Further amend the bill by inserting after section 1 the following new section.

2. Annual Salary of Deputy Sheriff. Amend RSA 104 by inserting after section 3 the following new section: 104:3-a Sullivan County: Appointment of Deputy Sheriff on Salary. The sheriff of Sullivan county may appoint, if funds are appropriated, a deputy sheriff who shall be paid an annual salary of five thousand dollars. Said salary shall be payment in full for all his services for the county. The county shall provide him with suitable transportation and he shall not be allowed the statutory rates for mileage allowable to other deputy sheriffs. He shall be allowed reasonable expenses incurred during the performance of his duties and his expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other process which he may perform he shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and mileage charges at the end of each month. He shall report annually to the sheriff the number of civil writs and other process served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year and said report shall be incorporated in the sheriff's annual report to the county commissioners.

Further amend the bill by renumbering section 2 to read section 3.

The question being on the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

 $\,$ Mr. Merrifield of Sunapee wished to be recorded as voting against HB 400.

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following concurrent resolution:

Concurrent Resolution, relative to Joint Rule 12 of the Joint rules of the General Court.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its amendments to the following bills:

SB 60, An Act relative to the board of trustees of the University of New Hampshire.

SB 65, An Act relative to larceny of rented motor vehicles.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

HB 183, to provide assistance for families and business displaced by highway construction or reconstruction projects.

HB 217, to reclassify a class V highway in the town of Walpole to a class II highway.

HB 346, to make it unlawful for any person to resist arrest or interfere with a conservation officer in the performance of his duty.

HB 240, to authorize the issuance of jury venires during session of court.

HB 294, giving members of the National Guard limited authority to arrest persons while in active state service ordered by the governor in case of riot or breach of peace.

HB 239, to increase the penalty for aggravated assault.

HB 406, legalizing proceedings at the town meeting November 10, 1965, in the town of Ossipee.

HB 408, legalizing proceedings at the town meeting March 9, 1965, in the town of Northfield.

HB 490, legalizing the annual town meeting of 1965 in the town of Gilford.

HB 441, authorizing the department of education to participate in federal program for Civil Defense Adult Education.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 325, An Act relative to early land acquisition by housing authorities.

Amendment

Amend the bill by striking out the title and inserting in place thereof the following:

relating to early land acquisition by housing authorities.

Further amend the bill by striking out section 3 and inserting in place thereof the following:

3 Takes Effect. This act shall take effect upon its passage.

On motion of Mr. Cole of Swanzey the House concurred in the Senate amendment.

Further Senate Message

Senate Bills Read and Referred

SB 43, An Act relative to the laying out of Class IV, V, and VI highways by cities and towns. To Public Works.

SB 68, An Act increasing the amount of pension towns may grant to certain firemen, police officers, or constables. To Municipal & County Government.

SB 86, An Act changing part of the boundary line between the towns of Auburn and Hooksett. To Municipal & County Government.

SB 87, An Act relative to compensation of the policemen of the city of Portsmouth. To the Portsmouth Delegation.

SB 89, An Act to make the salary of city, town and school district employees subject to trustee process. To Judiciary.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule No. 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 291, An Act relating to fees in the superior court.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Copies. Amend RSA 499 by inserting after section 18 (supp) as amended by 1963, 219:1 the following new section: 499:18-a Reduced Fees for Copies of Bills in Equity. When more than five copies

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

HB 316, An Act to change the law regulating meetings of credit unions.

Amendment

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act

to change the law regulating meetings of credit unions.

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

Resolutions

Mrs. Davis of Conway, Mrs. Davis of Moultonboro and Mr. Remick of Tamworth, for the Carroll County Delegation, offered the following resolution:

Whereas, We have learned with regret of the death of Carroll A. Lamprey, Representative from Tuftonboro, and

Whereas, Mr. Lamprey has served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Lamprey, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Lamprey.

* * *

On a rising vote of one minute of silence the resolutions were unanimously adopted.

Introduction of Guests

The Chair introduced Mr. O'Sullivan, Director, Office of Central African Affairs, Department of State, accompanied by Mr. Seeley of Rochester and Miss Mary Manchester of the Department of State.

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order for 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 299, to remove employees working under the federal minimum wage law from the provisions of the minimum hourly rate, and to remove children working for their parents and spouses working for each other from the provisions of the minimum wage law.

HB 400, relative to the salary of the sheriff of Sullivan county.

HB 543, legalizing the annual meeting held in the town of Rollinsford on March 9, 1965.

HB 545, to legalize the special town meeting of June 5, 1962, and the annual town meetings on March 10, 1964, March 9, 1965, in the town of Brentwood.

HB 546, legalizing the annual town meeting held in the town of Tilton on March 9, 1965.

HB 547, legalizing the annual town meeting held in the town of Sandwich on March 9, 1965 and the Special town meeting held in the town of Piermont on May 7, 1965.

On motion of Mrs. Rich of Littleton the House adjourned at 12:26 P. M.

THURSDAY, May 13, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by the Chaplain as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

O God, whose word may be turned aside as arrows glance off shields of steel, but whose everlasting love shines as the sun upon the minds of men, give us Thy Grace that in these crucial and difficult days of decisions of our legislative work, we may pause within ourselves. Make us be silent that we may hear; make us find our true selves in the reflection of others; make us all in this General Court be humble that in the strength of simplicity we may act that Thy will, not ours be done. Amen.

Pledge of Allegiance to the Flag

Mr. Junkins of Exeter led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

A group of Civil Air Cadets from Nathaniel Hawthorne College, courtesy of Mr. Edwards of Antrim.

The Social Studies Class from Exeter High School with their teacher, Mr. J. Harris Melia, courtesy of The Exeter Delegation.

A group of 8th grade students from Colebrook, courtesy of Mr. Marsh of Colebrook.

The Senior Class of Towle High School of Newport, courtesy of The Newport Delegation.

Leave of Absence

Mr. Burnham of Nashua was granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 653, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1966. (Eaton of Hillsborough) To Appropriations.

HB 654, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1967. (Eaton of Hillsborough) To Appropriations.

HB 655, to adjust sick leave of state police injured in the line of duty. (Sherman of Lancaster) To Executive Departments and Administration.

HB 656, requiring voters to fill out and furnish signature cards to the supervisors of the check-list. (Rich, Gardner and Tilton of Littleton) To Judiciary.

HB 657, to exempt the first four thousand dollars in assessment of persons over seventy years of age who have an income of three thousand dollars or less. (McMeekin of Haverhill) To Ways and Means.

HB 658, relative to movement of house trailers or mobile homes. (Hall of Londonderry) To Municipal and County Government.

HB 659, relative to New England State Police Compact. (Totman of Alstead) To Judiciary.

HB 660, relative to a study for an east-west highway. (Taft of Greenville) To Public Works.

HB 661, relative to the New Hampshire Congregational-Christian Conference. (Frizzell of Charlestown) To Judiciary.

HB 662, relative to the salaries of unclassified state officials. (Craig of Manchester) To Appropriations.

HB 663, relating to compensation for death of persons without dependents under workmen's compensation. (Bednar of Hudson) To Labor.

Committee Reports

HB 357, increasing the salary of the county commissioners of Coos county, Mrs. Brungot of Berlin for Coos County Delegation. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and renumbering section 3 to read section 2.

Further amend section 2 of the bill by striking out the words, "on passage" and inserting in place thereof the word and figures, July 1, 1965, so that the section is amended to read:

2 Takes Effect. This act takes effect July 1, 1965.

* * *

On a viva voce vote the amendment was adopted.

Mr. O'Hara of Gorham moved that HB 357 be indefinitely postponed and spoke in favor of the motion.

Mr. Oleson of Gorham spoke in favor of the motion.

Mr. Sherman of Lancaster spoke against the motion.

Mr. Fortier of Berlin spoke against the motion.

Mr. Seymour of Carroll spoke against the motion.

Mr. Sheridan of Berlin spoke against the motion.

Mrs. Taylor spoke against the motion.

On a viva voce vote the motion was not adopted.

On a viva voce vote the bill was ordered to a third reading.

HB 219, to set a flat rate for exemption for real estate of veterans, Mr. Cournoyer of Jaffrey for Military and Veterans Affairs. Ought to pass.

Mr. O'Shan of Laconia moved that HB 219 be made a Special Order of Business Tuesday next at 11:01.

Mr. Gay of Derry spoke against the motion.

Mr. Brummer of Lisbon spoke in favor of the motion.

(discussion ensued)

Mr. Twardus of Newmarket spoke against the motion.

(discussion ensued)

Mr. Cournoyer of Jaffrey spoke in favor of the motion.

Mr. Plumer of Bristol spoke in favor of the motion.

Mr. Stratton of Derry spoke in favor of the motion.

Mr. Hanson of Bow spoke against the motion.

(discussion ensued)

Recess

After Recess

Mr. Herbert of Windham moved that HB 219 be recommitted to the committee on Ways and Means and spoke in favor of the motion.

Mr. Gay of Derry spoke against the motion.

Mr. Guild of Gilford spoke in favor of the motion.

Mr. Andersen of Concord moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the motion to recommit HB 219 to the Ways and Means committee.

Mr. Mack of Orford requested a division vote.

225 members having voted in the affirmative and 75 in the negative, the motion was adopted.

HB 356, relating to refunds on tax abatements. Mr. Bednar of Hudson for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 335, to provide a licensing law for practical nurses, Mrs. Howard of Bartlett for Public Health. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out paragraph II and inserting in its place the following:

II. Definition. "Practical nursing" means the performance for compensation of those services in observing and caring for the ill, injured or infirm, in administering treatment or medication, or in applying counsel and procedures to safeguard life and health as prescribed by, or under the supervision of a physician, dentist, or registered professional nurse, and which required under the curriculum of an accredited school for practical nurses, but not requiring the substantial special skill, judgment and knowledge required of registered professional nurses.

* * *

On a viva voce vote the amendment was adopted.

Mr. Willey of Campton moved that HB 335 be recommitted to the committee on Public Health for further study and spoke in favor of the motion.

Mr. Feldman of Manchester spoke against the motion.

(discussion ensued)

Mr. Craig of Manchester spoke against the motion.

(discussion ensued)

Mrs. Howard of Bartlett, Messrs. Andersen of Concord, O'Neil of Chesterfield spoke against the motion.

Mr. Pickett of Keene moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the motion to recommit HB 335.

On a viva voce vote the motion was lost.

The question now being, shall the bill be read a third time.

On a viva voce vote the bill was ordered to a third reading.

HB 464, relative to the sale of prophylactics for prevention of venereal disease, Mr. McCarthy of Laconia for Public Health. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Mr. Stafford of Laconia wished to be recorded as voting against the resolution of the committee.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and House Joint Resolutions:

HB 217, An Act to reclassify a class V highway in the town of Walpole to a Class II highway.

HB 239, An Act to increase the penalty for aggravated assault.

HB 346, An Act to make it unlawful for any person to resist arrest or interfere with a conservation officer in the performance of his duty.

HB 406, An Act legalizing proceedings at the town meeting November 10, 1964, in the town of Ossipee.

HB 408, An Act legalizing proceedings at the town meeting March 9, 1965, in the town of Northfield.

HB 490, An Act legalizing the annual town meeting of 1965 in the town of Gilford.

SB 52, An Act relative to the city manager of the city of Berlin.

HB 240, An Act to authorize the issuance of jury venires during session of court.

HB 294, An Act giving members of the National Guard limited authority to arrest persons while in active state service ordered by the governor in case of riot or breach of peace.

 $\rm HB~652,\,An~Act,\,providing~for~an~additional~appropriation~for~expenses~of~the~legislature.$

SB 65, An Act relative to larceny of rented motor vehicles.

HB 291, An Act relating to fees in the superior court.

HB 316, An Act to change the law regulating meetings of credit unions.

HJR 5, Joint Resolution in favor of Kaston R. Zablackas.

Mrs. Milligan of Newbury

Senate Message

Senate Bills Read and Referred

- SJR 9, Joint Resolution in favor of Richard J. Houle. To Claims & Aeronautics.
- SB 72, An Act relative to the transfer of attorneys between departments. To Judiciary.
- SB 90, An Act raising the maximum amount of group life insurance allowed, to be written for two or more employees in the same industry or two or more labor unions. To Insurance.

Resolutions

Mrs. Martel of Manchester offered the following resolution:

Resolved that, the male members of the House may be allowed to remove their coats during the remainder of the session.

* * *

On a viva voce vote the resolution was adopted.

Concurrent Resolution

Mr. O'Neil of Chesterfield, Mr. Brown of Peterborough, and Mr. Leonard of Nashua offered the following concurrent resolution:

Whereas, Our nation is engaged in military action in support of the people of Viet Nam, and

Whereas, This support calls for difficult decisions and actions by the Commander-In-Chief and his military and political advisors, therefore be it

Resolved, By the House of Representatives, the Senate concurring:

That we, the Members of the 1965 General Court of New Hampshire express our approval of such firm and fair action as may be necessary to fulfill our responsibilties in Southeast Asia, and be it further

Resolved, That we express our admiration and gratitude to the members of the Armed Forces and to those other Ameri-

can men and women who are facing dangers on our behalf, and be it further

Resolved, That a copy of these resolutions be forwarded to the President, to the Secretary of State, to the Secretary of Defense and to General William Childs Westmoreland.

The Concurrent Resolution was laid on the table for printing and to be taken up on Tuesday next.

Resolutions

Messrs. Coburn, Carter and Ferguson of Milford offered the following resolution:

Whereas, The Town of Milford and the State of New Hampshire was saddened to learn of the death of Sgt. Roger J. McAllister, Jr. while serving with the Armed Forces of the United States in the jungles of Viet Nam, and

Whereas, Sgt. McAllister had served faithfully and with courage for the principles of freedom in Viet Nam since January 1965, and

Whereas, We deplore the situation throughout the world that requires the sacrifice of young American lives in the interest of freedom for our fellow man, therefore be it

Resolved, That we, the Members of the House of Representatives of the 1965 session of the General Court of New Hampshire, salute and pay tribute to the memory of Sgt. Mc-Allister and other service men who have given their lives to defend the principles of democracy throughout the world, and be it further

Resolved, That we extend our heartfelt sympathy to the family of Sgt. McAllister in its bereavement, and be it further

Resolved, That a copy of these resolutions be transmitted to his mother, Mrs. Addie C. Martin.

On a viva voce vote these resolutions were unanimously adopted.

The Chair announced that today was the birthday of Mrs. Clark of Lee and Mr. Conover of Manchester.

The Chair also announced that today is the 47th wedding anniversary of Mr. Roy of Berlin.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 357, increasing the salary of the county commissioners of Coos County.

Reconsideration

Mr. Sherman of Lancaster, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 357, and spoke against the motion.

On a viva voce vote the motion was not adopted.

Third Readings (cont.)

HB 356, relating to refunds on tax abatements.

HB 335, to provide a licensing law for practical nurses.

Reconsideration

Mr. Andersen of Concord, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 335 and spoke against the motion.

On a viva voce vote the motion was not adopted.

* * *

On motion of Mrs. Rossley of Portsmouth the House adjourned at 1:23 P. M.

TUESDAY, May 18, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by guest Chaplain Rev. John H. Anderson from Concordia Lutheran Church, Concord, as follows:

O God, at whose word chaos became an ordered creation; brood over this troubled world as once Thy Spirit moved upon the face of the waters, and create in the nations such love for Thee and for each other, that this world may be a new creation in righteousness, peace and brotherhood. Inspire us in the ways of justice and of peace to break down all oppression and wrong, to gain for every man his due reward, and from every man his due service; that each may live for all, and all may care for each. Prosper our industries, we pray Thee, God most high, that our land may be full with all manner of store. Help us to use all Thy material gifts as good stewards.

Almighty and everlasting God, we humbly ask Thee to graciously regard the Governor of this state, and all others in authority over us; that, guided by Thy Holy Spirit, they may be high in purpose, wise in counsel, and unwavering in duty; and in the administration of their solemn charge may wholly serve Thy will, uphold the honor of our Nation, secure the protection of our people, and set forward every righteous cause; through Jesus Christ, Thy Son, Our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Schatz of Hill led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

A group of Republican women from Cheshire and Sullivan Counties visiting the State House today as a part of the "Legislative Day" program being sponsored by the Women's Division of the Republican Party of New Hampshire.

A group of pupils from the Youngsville and Weston Schools in Manchester, courtesy of Messrs. Casey and Healy of Manchester.

A group of 8th grade pupils from the Rye Junior High School, courtesy of Mrs. Greene and Mr. Ciborowski of Rye.

A group of 5th and 6th grade pupils from the Maude Trefethen School of New Castle, courtesy of Mrs. McDonough.

Leave of Absence

Mr. Corriveau of Rochester was granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 664, to require the commissioner of public works and highways to keep Kancamagus Highway open throughout the year. (McGee of Lincoln) To Public Works.

HB 665, to require physical barriers to be built at each end of the Kankamagus Highway when the highway is closed to traffic. (McGee of Lincoln) To Public Works.

HB 666, relative to election of school district officers. (Bednar and LaTour of Hudson and Moriarty of Merrimack) To Education.

HB 667, relating to hearings in enactment of zoning ordinances by towns. (Bednar of Hudson) To Municipal and County Government.

HB 668, relating to the powers of the executive committees of the respective county conventions. (Allan of Meredith, Remick of Tamworth, Totman of Alstead, Sherman of Lancaster, Chamberlin of Bath, Dionne of Nashua — Ward 2, Stevens of Epsom, Ring of Hampton, Dumont of Rochester, and Marx of Langdon) To Municipal and County Government.

HB 669, relating to conflict of interest in the sale of liquor by public officials, employees and others. (Craig of Manchester) To Judiciary.

HB 670, relative to the registration of buses. (Collishaw of Exeter) To Transportation.

HB 671, relative to the layout and construction of a state highway. (Davis and Roberts of Conway) To Public Works.

HB 672, relative to longevity pay for certain employees of the city of Manchester. (Conover of Manchester) To Manchester Delegation.

HB 673, legalizing the proceedings at town meetings March 12, 1963, March 9, 1964, and June 24, 1964, in the town of Lincoln. (McGee of Lincoln) To Municipal and County Government.

HB 674, to create a permanent traffic safety commission. (Craig of Manchester) To Transportation.

HB 675, regulating voting hours. (Bednar of Hudson) To Municipal and County Government.

HB 676, to establish a uniform motor vehicle certificate of title and anti-theft act. (Lemieux of Manchester and MacFarlane of Swanzey) To Transportation.

HB 677, to repeal charters of certain corporations. (Taft of Greenville) To Judiciary.

Taken From the Table

Concurrent Resolution relative to Viet Nam.

On a viva voce vote the concurrent resolution was adopted.

Committee Reports

HB 450, relative to insider trading of domestic stock insurance company equity securities, Mrs. Putnam of Lebanon for Insurance. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 454, relative to insurance on the Cannon Mountain and Mt. Sunapee aerial tramways, Mr. Stratton of Derry for Insurance. Refer to Legislative Council.

On a *viva voce* vote HB 454 was referred to Legislative Council.

SB 6, relative to school boards purchasing accident or injury insurance, Mrs. Putnam of Lebanon for Insurance. Ought to pass.

At the request of Mrs. Morrison of Salem, Mr. Stratton of Derry explained the bill.

On a viva voce vote the bill was ordered to a third reading.

HB 404, relating to district and municipal courts, Mr. Capistran of Manchester. Pass with amendment.

Amendment

Amend the bill by striking out section 6 and inserting in its place the following:

- 6 Small Claims. Amend RSA 503 by adding at the end thereof the following new section:
- 503:9 Transfer to the Supreme Court. The findings of fact by the justice hearing the claim shall be final, but questions of law may be transferred to the supreme court in the same manner as from the superior court.

* * *

On a viva voce vote the amendment was adopted and the bill was ordered to a third reading.

HB 415, to prohibit obscenity, Mr. Plourde of Pembroke for Judiciary. Pass with amendment.

Amendment

Amend RSA 571-A:5 as inserted by section 1 of the bill, by striking out the same and inserting in its place the following:

571-A:5 Penalty. A person convicted of obscenity shall be fined not exceeding five hundred dollars or imprisoned not exceeding one year, or both.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 514, relative to political advertising, Mr. Wildey of Westmoreland for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 469, relative to minimum wages of persons engaged in construction of municipal public works projects, Mr. Gallagher of Hudson for Labor. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by inserting after the word "projects" in the fifth line the words, up to the amount of seventy-five hundred dollars, so that the section is amended to read:

- 1 Minimum Wages. Amend RSA chapter 280 by inserting at the end thereof the following new section:
- 280:7 Exemption. The provisions of this chapter are not applicable to persons engaged in construction of municipal public works projects up to the amount of seventy-five hundred dollars which are financed by city or town funds without federal or state financial assistance.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 414, to commemorate the New Hampshire National Guard, Mr. White of Atkinson for Military and Veterans Affairs. Ought to pass with amendment.

Amendment

Amend section 3 of the bill by striking out the words "sixty days after" and inserting in place thereof the word, upon, so that the section is amended to read:

3 Takes Effect. This act shall take effect upon its passage.

* *

On a viva voce vote the amendment was adopted and the Chair referred the bill to Committee on Appropriations under the Rules.

HB 528, relative to the New Hampshire Soldiers' Home, Mr. Sawyer of Weare for Military and Veterans Affairs. Ought to pass.

On a *viva voce* vote the bill was ordered to a third reading.

HB 381, relative to salaries of certain town clerks, Mr. Langford of Raymond for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 507, establishing a minimum salary for supervisors of the check-lists, Mr. Gage of Laconia. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 169, to increase the public revenue from the tax on beer and other malt beverages, Mrs. St. Pierre for Ways and Means. Majority: Ought to pass.

HB 169, Minority, Inexpedient to legislate. Messrs. Peever of Salem, Gauthier of Manchester, Larty of Haverhill and Lesmerises of Manchester.

The reports were accepted.

The question being on the report of the majority, Ought to pass.

Mr. Gauthier of Manchester moved that the words, Inexpedient to legislate, be substituted for the words, Ought to pass, and spoke in favor of the motion.

Mr. Larty of Haverhill moved that HB 169 be indefinitely postponed, and spoke in favor of the motion.

Messrs. O'Neil of Chesterfield, McGee of Lincoln, Urie of New Hampton, Coutermarsh of Lebanon, Andersen of Concord, Morse of Enfield, Welch of Concord, D'Amante of Claremont, Hancock of Concord, Craig of Manchester spoke against the motion.

Messrs. Cory of Manchester, Gardner of Littleton, Bushey of Rochester, Howard of Concord, Collishaw of Exeter and Pickett of Keene spoke in favor of the motion.

Mr. Angus of Claremont moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the motion to indefinitely postpone HB 169.

Mr. Gauthier of Manchester demanded the Yeas and Nays.

Roll Call

Yeas — 72

HILLSBOROUGH COUNTY: Montplaisir, Nyberg, Dion of Manchester, Cullity, McDermott, Welch of Manchester, Corey, Manning, Walsh, Keane, Desgrosseilliers, Blanchard, Belanger, Bergeron, Mahoney, Kendrigan, Noel, Nalette, Allard, Gauthier, Lesmerises, Rousseau, Vachon, Cox, Christie, Burnham, Rosedoff, LaPlante, Dionne of Nashua, ward 6, Boisvert, Sabluski, Cleghorn, Peabody.

MERRIMACK COUNTY: Davis of Concord, Howard of Concord, Rufo.

ROCKINGHAM COUNTY: White, Gay, Scott, Stratton, Collishaw, Sewall, Twardus, Cheney, Keefe, Quirk, Coussoule, Langford, Morrison, Peever, Regan, Barker of Stratham.

STRAFFORD COUNTY: Nelson, Donnelly, Rolfe, Beaudoin, Boucher, Coffin.

SULLIVAN COUNTY: None.

Belknap County: Guild, Head.

CARROLL COUNTY: None.

CHESHIRE COUNTY: Pickett.

Coos County: Desilets, Brungot, Lemire, Williams, Bouchard, Gagnon.

GRAFTON COUNTY: Johnson of Franconia, Larty, Gardner, Tilton, Mack.

Nays - 304

HILLSBOROUGH COUNTY: Bragdon, Edwards, Van Loan, Wiggin, Aucella, Whitney, Barnard, Bartlett of Goffstown, Ducharme, Levasseur of Goffstown, Davis of Greenfield, Eaton, Brocklebank, Bednar, Gallagher, LaTour, Provencal, Morrill, Ainley, Bartlett of Manchester, Feldman, Resnick, Broderick, Conoyer, O'Rourke, Bruton, Hayes of Manchester, Casey, Clancy, Fitzpatrick, Healy, Raiche, LaFrance, LeClerc, Martel, Champagne, Craig, Delisle, Lemieux, Olivier, Hurley, Capistran, Gamache, Grady, Ouellette, Babb, Moriarty, Carter, Coburn of Milford, Ferguson, Barker of Nashua, Cobleigh, Nikitas, Dionne of Nashua, Ward 2, Belcourt, Sullivan, Makris,

Maynard, Marcoux, Levesque, Mason, Bissonnette, Bouley, LaTour of Nashua, Leonard, Whelton, Desmarais of Nashua, Poliquin, Colburn of New Boston, Karnis, Brown of Peterborough, Sawyer, Heald of Wilton.

Mr. Soucy of Manchester passed under Rule 17.

MERRIMACK COUNTY: Guilbeault, Phelps, Fairbanks, Hanson, Moore, Kopperl, Bouley, York, Henry, Dame of Concord, Hancock, Bingham, Smith of Concord, Andersen of Concord, Jelley, Peaslee, Sanders, Maxham, Roby, Shute of Concord, Welch of Concord, Stevens, Kelley, Gilman, Dempsey, Laroche, Maxwell, Schatz, Cook, Lafond, Reddy, Brown of Loudon, Milligan, London, Thompson of Northfield, Brasley, Plourde, Murphy, Bork, Bigelow, Thompson of Wilmot.

ROCKINGHAM COUNTY: Griffin, Lake, Persson, Underwood, Cummings, Watts, Kimball of Derry, Pennington, Eastman, Ferron, Junkins, Weeks, Spollett, Shindledecker, Barnes, Palmer of Kensington, Clark of Kingston, Hall, McDonough, Kimball of Newfields, Leavitt, Pinkham, Kelsey, Palmer of Plaistow, Schwaner, McEachern, Sadler, Dame of Portsmouth, Osborn, White, Ingraham, Rossley, Smith of Portsmouth, Greene, Gelt, Grant, Barnes of Sandown, Herbert, Hamel.

STRAFFORD COUNTY: Berry, Blanchette, Hilliard, Young, Colbath, McCann, Flanagan, Crouch, Grinnell, Canney, Drew, Clark of Lee, Dawson, Moulton, Hartigan, Winkley, Dumont, Rubins, St. Pierre, Corriveau, Marcotte, Maloomian, Habel, Chasse, Vincent, Boire, Lynbourg.

SULLIVAN COUNTY: Adams of Charlestown, Frizzell, Gaffney, Prudhomme, Angus, Nahill, Barrows, D'Amante, Hamilton, Williamson, Marx, Bailey, Downing, Spanos, Hood, Merrifield, DeLude.

Belknap County: Chamberlain of Alton, St. John, Watson, Matheson, Uhlenberg, DeBlois, McCarthy, Dearborn, Normandin, Prescott, Hayner, O'Shan, Foster, Allan of Meredith, Urie, Joslyn, Randall.

CARROLL COUNTY: Howard of Bartlett, Davis of Conway, Farrington, Roberts, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Diffenderfer, Kurth, Remick, Fox, Chamberlain of Wolfeboro, Claffin.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Gowing, Watkinson, Clymer, Stearns, Cournoyer, Desmarais of Jaffrey, Keating, O'Neil of Keene, Pratt, Pollock, Shea, Gutterson, Heald of Keene, Bradshaw, Faulkner, Russell, Lerandeau, Forbes, Allen of Rindge, Yardley, Cole, MacFarlane, McGuinness, Ballam, Spitzli, Wildey, Gutoski.

Coos County: Dubey, Roy, Sheridan, Seymour, Marsh, Emerson, Thurston, O'Hara, Oleson, Sherman, Shute of Lancaster, Fogg, Bushey, Manning of Northumberland, Huggins, Wheeler, Noyes, Hunt, Taylor of Whitefield.

Grafton County: Pryor, Chamberlin of Bath, Stevenson, Cavis, Plumer, Willey, Ellms, Morse, Gage, Low, Manchester, Scott-Craig, McMeekin, Karsten, Adams of Lebanon, Putnam, Coutermarsh, Demers, Lewis, Whipple, McGee, Brummer, Rich, Park, Johnson of Monroe, Bell, Smith of Plymouth, Anderson of Warren, Berringer.

* * *

The roll having been called and 72 members having voted in the affirmative and 304 members having voted in the negative, the motion to indefinitely postpone HB 169 was lost.

The question now being on the motion to substitute, inexpedient to legislate, for the report of the committee.

Mr. O'Neil of Chesterfield spoke against the motion.

On a *viva voce* vote the motion was lost and the bill was ordered to a third reading.

* * *

Mr. Cole of Swanzey moved that the rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 571, authorizing the town of Greenville to contract with the New Hampshire Water Resources Board, Mr. Cole of Swanzey for Municipal and County Government.

At the request of Mr. McGee of Lincoln, Mr. Cole explained the bill.

On a viva voce vote the bill was ordered to a third reading.

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives.

HB 332, An Act relative to charter of city of Portsmouth.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6, to the following House and Senate Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 441, An Act authorizing the department of education to participate in federal program for Civil Defense Adult Education.

Amendment

Amend said bill by striking out section 1 and inserting in place thereof the following:

1 Civil Defense Adult Education. Amend RSA by inserting after chapter 107 the following new chapter:

Chapter 107-A

Civil Defense Adult Education Program

107-A:1 Department of Education. The state department of education is hereby authorized to participate in the Civil Defense Adult Education Program created with the authority of the United States Department of Defense and the United States Office of Education.

Further amend said bill by renumbering sections 2 and 3 to read sections 107-A:2 and 107-A:3 respectively.

Further amend said bill by renumbering section 4 to read section 2.

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

HB 183, An Act to provide assistance for families and businesses displaced by highway construction or reconstruction projects.

Amendment

Amend paragraph (b) of RSA 233:28 as inserted by section 1 of the bill by striking out the first three lines thereof and inserting in place thereof the following:

(b) The commissioner of public works and highways shall establish the amount of relocations payments, which may not ex-

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

SB 60, An Act relative to the board of Trustees of the University of New Hampshire.

Amendment

Amend section 1 of said bill by striking out the first line and inserting in place thereof the following:

1 Board Increased. Amend RSA 187:5 as amended by 1963, 303:3 by

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

Engrossed Bills Report

HB 325, relative to early land acquisition by housing authorities, Mrs. Moulton for Engrossed Bills, Pass with amendment under Joint Rule 6.

Amendment

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

l Acquisition and Disposition of Real Property. Amend RSA 205 by inserting after section 4-a as inserted by 1959, 49:1 the following new section:

* * *

On motion of Mrs. Moulton the House concurred in the Engrossed Bills amendment.

Communication

May 18, 1965

Members of the House of Representatives State House

Ladies and Gentlemen:

You are cordially invited to see the two new displays which are presently on exhibition at the Visitors' Information Center.

Due to repeated inquiries from our New Hampshire school teachers, the State Constitution is on display until June 10. Through the cooperation of our Commissioner of Safety, Robert W. Rhodes, a state trooper is assigned to guard this priceless document for the duration of its exhibition.

In preparation for summer tourist activity, a whimsical diarama showing water sports has been installed.

In addition, display cases containing artifacts of our New Hampshire Indians and a collection of rocks and minerals from various mines throughout the state provide something of interest for each visitor.

Sincerely yours, (Mrs.) Brenda Perkins Information Representative

* * *

On motion of Mr. Cole of Swanzey the Rules of the House were so far suspended as to dispense with the printing of HB 673, legalizing the proceedings at town meetings March 12, 1963, March 9, 1964, and June 24, 1964, in the town of Lincoln.

The Clerk read the bill in full.

HB 673, Introduced by Mr. McGee of Lincoln. Referred to Municipal & County Government.

STATE OF NEW HAMPSHIRE

In the year of Our Lord one thousand nine hundred and sixty-five.

AN ACT

legalizing the proceedings at town meetings March 12, 1963, March 9, 1964, and June 24, 1964, in the town of Lincoln.

Be it Enacted by the Senate and House of Representatives in General Court convened:

- 1 Proceedings Legalized. The votes and proceedings at the regular town meetings on March 12, 1963, and March 9, 1964, and the special town meeting on June 24, 1964, all in the town of Lincoln are hereby legalized, ratified and confirmed.
 - 2 Takes Effect. This act shall take effect upon its passage.

Announcement

The Chair announced that today is the 30th Wedding Anniversary of Mr. and Mrs. Malcolm Stevenson of Bethlehem.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit the business in order at 3:00 o'clock this afternoon to be in order at the present time, that third readings of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed and sent to the Senate for concurrence:

HB 169, to increase the public revenue from the tax on beer and other malt beverages.

Reconsideration

Mr. Craig of Manchester, having voted with the majority moved that the House reconsider its vote whereby it passed HB 169, and spoke against the motion.

On a viva voce vote the motion was lost.

Third Readings

HB 571, authorizing the town of Greenville to contract with the New Hampshire Water Resources Board.

HB 450, relative to insider trading of domestic stock insurance company equity securities.

HB 404, relating to district and municipal courts.

HB 415, In New Draft, to prohibit obscenity.

HB 469, relative to minimum wages of persons engaged in construction of municipal public works projects.

HB 528, relative to the New Hampshire Soldiers' Home.

The following Senate Bill was read a third time, passed, and sent to the Secretary of State to be engrossed.

SB 6, relative to school boards purchasing accident or injury insurance.

* * *

On motion of Mrs. Rubins of Rochester the House adjourned at 1:55 P.M.

WEDNESDAY, May 19, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by guest Chaplain Rev. Clayton Reed from the Greenland Community Church, Greenland, as follows:

O God, from whom no prayer escapes unnoticed, we assemble together, but we seek Thee one by one. We thank Thee for this land we love for its heritage and for its opportunity and hope. We confess the part that we have had in the sins of our nation — the greed that claimed for ourselves what we denied to our brothers, the fear that bred prejudice and the prejudice that fostered hatred, the might that made us callous and the peace that left us blind, the liberty that turned to license. As stewards of this part of our great land, we pray that Thou wilt guide us to help the troubled find solace, the hungry food, and the homeless a home; that living free, we may be free to love mercy, being strong, we may be strong for the right and being wise, we may understand our ignorance. Amen.

Pledge of Allegiance to the Flag

Mr. Maloomian of Somersworth led the Convention in the Pledge of Allegiance to the Flag.

The choir from the Laconia State School with their Music Director, Steven Childs as guests of the Public Welfare and State Institutions Committee, entertained the House with several selections.

On motion of Senator Rinden of the 15th District the Joint Convention rose.

House

Introduction of Guests

A group of pupils from the Orford School, courtesy of Mr. Mack of Orford.

A group of 7th and 8th grade pupils from the Chesterfield School, courtesy of Mr. O'Neil of Chesterfield.

A group of pupils from the North Hampton School, courtesy of Mr. Leavitt of Rye.

A group of 7th and 8th grade pupils, with their principal Mr. Moody, from Loudon, courtesy of Mr. Brown of Loudon and Senator Rinden.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 678, to aid a program for the talented student. (Makris of Nashua) To Education.

HB 679, to create a joint state capital city planning board. (Bingham of Concord) To Judiciary.

HB 680, to require the use of a tow-bar in towing vehicles on any roadway. (Moriarty of Merrimack) To Transportation.

HB 681, relative to the salary of, and amount of fees collected by, the register of deeds for Grafton county. (McMeekin of Haverhill) To Grafton County Delegation.

HB 682, to establish a division of marine fisheries for salt water areas of the state. (Greene of Rye) To Resources, Recreation and Development.

HB 683, relating to party designation of registered voters. (Makris of Nashua) To Judiciary.

HB 684, relative to election in the city of Keene. (Rules) (Heald, Pratt and O'Neil of Keene.) To Keene Delegation.

HB 685, relative to dancing in first-class restaurants. (Keefe, and Coussoule of Portsmouth) To Liquor Laws.

HB 686, relative to the taxation of railroads. (Coutermarsh of Lebanon) To Ways and Means.

HB 687, establishing a consumers' council. (MacFarlane of Swanzey) To Judiciary.

HB 688, providing for periodic re-assessment of property in cooperative school districts and area schools. (MacFarlane of Swanzey) To Ways and Means.

HB 689, changing the name of New Hampton Village Fire Precinct to New Hampton Village Precinct. (Urie of New Hampton) To Municipal and County Government.

Mr. Cole of Swanzey moved that the Rules of the House be so far suspended as to dispense with the printing of HB 698.

An Act

changing the name of New Hampton Village Fire Precinct to New Hampton Village Precinct.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 Change of Name. The fire precinct established in 1887, under the general law, in the village of New Hampton, in the town of New Hampton, and named the New Hampton Village Fire Precinct in chapter 313 of the Laws of 1911, shall hereafter be known as the New Hampton Village Precinct.

2 Prior Acts Ratified. All business heretofore transacted and all votes passed or acts done under the name of the New Hampton Village Fire District, the New Hampton Fire District, the New Hampton Fire Precinct, or the New Hampton Village Precinct, or any other name for and on behalf of the

New Hampton Village Precinct, are hereby legalized, ratified and confirmed.

3 Takes Effect. This act shall take effect upon its passage.

* * *

On a viva voce vote the motion was adopted.

HB 690, relative to recording of action when school district takes land by eminent domain. (Brocklebank of Hollis) To Judiciary.

HB 691, to amend the police retirement statute. (Casey of Manchester, McGee of Lincoln, O'Neil of Chesterfield and Christie of Mt. Vernon) To Executive Departments and Administration.

HB 692, designating February as "American History Month". (Berry of Barrington) To Education.

HB 693, to regulate the licensing, location, and relicensing of motor vehicle junk yards. (McGee of Lincoln, Spanos of Newport, Colbath of Dover, Karsten of Holderness, Hamilton of Claremont) To Public Works.

HB 694, relating to costs in cases against state officials. (Cobleigh of Nashua) To Judiciary.

HB 695, to extend school bus operation laws. (Schwaner of Plaistow) To Transportation.

HB 696, to reduce residence requirement to vote for presidential election. (Cobleigh of Nashua) To Judiciary.

HB 697, amending the charter of the New Hampshire Congregational-Christian Conference and changing the name of said corporation. (Frizzell of Charlestown) To Judiciary.

* * *

Mr. Keefe of Portsmouth moved that the order whereby HB 623 was sent to the Committee on Judiciary be vacated, and the bill referred to The Portsmouth Delegation, and spoke in favor of the motion.

On a viva voce vote the motion was adopted and the bill was referred to the Portsmouth Delegation.

Committee Reports

HJR 29, in favor of Seth J. Hayes, Mr. Karnis of New Ipswich for Claims and Aeronautics. Ought to pass.

On a viva voce vote the resolution was ordered to a third reading.

HB 210, relative to powers of Franconia College to grant degrees, Mrs. Berry of Barrington for Education. Pass with amendment.

Amendment

Amend said bill by striking out all after the enacting clause and inserting in its place the following:

- 1 Franconia College. Franconia College, a corporation organized under the general laws October 20, 1885, under the name of Dow Academy is hereby authorized to confer upon the graduates thereof the associate degree in arts and the associate degree in secretarial science for the period from June 1, 1965 through June 30, 1967.
- 2 Extension of Authority. This power to grant the above specified degrees shall expire on June 30, 1967. The coordinating board of advanced education and accreditation shall report to the general court concerning the progress of said college during the period of its degree-granting status and shall recommend either favorably or unfavorably the renewal of the said powers to the 1967 session of the general court.
 - 3 Takes Effect. This act shall take effect upon its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 516, to adjust disposition of proceeds of sweepstakes sales, Mrs. Demers of Lebanon for Education. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 526, relative to obtaining matching federal funds for implementation of Title III of the National Defense Education Act, Mrs. Demers of Lebanon for Education. Ought to pass.

The Chair referred the bill to Appropriations under the Rules.

HB 544, legalizing the proceedings of a special meeting of the Timberlane School District held in the town of Kingston on April 10, 1965, Mrs. Demers of Lebanon for Education. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the words "a special" and inserting in their place the words, the annual, so that the title is amended to read: An act

legalizing the proceedings of the annual meeting of the Timberlane Regional School District held in the town of Kingston on April 10, 1965.

Amend section 1 of the bill by striking out the word "special" in the second line and inserting in its place the word, annual, so that the section is amended to read:

1 Proceedings Legalized. The acts, proceedings and votes taken at the annual meeting of the legally organized Timberlane Regional School District, comprised of the pre-existing school districts of Atkinson, Danville, Plaistow and Sandown, held in the town of Kingston on April 10, 1965, are hereby legalized, ratified and confirmed.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 107, extending the term of office of supervisors of the checklist, Mr. Gardner of Littleton for Executive Departments and Administration. Ought to pass.

On a *viva voce* vote the motion was adopted and the bill was ordered to a third reading.

HB 437, relating to out-of-state trips by state employees, Mr. Gardner of Littleton for Executive Departments and Administration. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 503, relative to fencing swimming pools, Mr. Barnes of Hampton Falls for Executive Departments and Administration. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

SB 40, relative to the New Hampshire Unitarian Association, Mr. Gardner of Littleton for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 50, to amend the charter of Women's Aid Home, Mr. Morse of Enfield for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 37, relating to the time within which actions for injury must be brought against persons who performed or furnished the design, planning, supervision or construction of an improvement on real property, Mr. Bingham of Concord for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 51, relating to conveyances and other transfers of buildings on land of another, Mr. Capistran of Manchester for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 416, providing adequate representation for indigent defendants in criminal cases, Mrs. Frizzell of Charlestown for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 401, relating to salaries of justices, special justices and clerks of district courts, Mrs. Brungot of Berlin for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 445, relating to the throwing, depositing and dumping of refuse on private land, Mr. Maxwell of Henniker for Judiciary. Pass with Amendment.

Amendment

Amend section 1 of the bill by striking out the words "adjacent to a public highway, street, lane, alley, public bathing place or other public land or the approaches thereto" in seven to ten inclusive, so the section as amended shall read as follows:

1 Highway Regulation and Protection. Amend RSA 249 by inserting after section 27-a as inserted by 1959, 306:5, the following new section: 249:27-b Refuse on Private Land. If any person other than the owner or his agent shall put or place without permission, or cause to be put or placed without permission, in or upon any private property, any bottles, glass, crockery, cans, scrap metal, junk, paper, garbage, old automobiles or parts thereof or refuse of any nature whatsoever or any other noxious material, he shall be fined not more than one hundred dollars.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Reconsideration

Mr. Bartlett of Manchester moved that the House reconsider its action whereby it ordered HB 416 to a third reading, and spoke in favor of the motion.

On a viva voce vote the motion prevailed and the bill was referred to Appropriations under the Rules.

HB 402, relative to broadening the scope of the common law doctrine of cy pres, Mrs. Ainley of Manchester for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 257, to regulate the filing of plans for land subdivisions, Mr. Barker of Stratham for Municipal and County Government. Ought to pass.

Mr. Claffin of Wolfeboro offered the following amendment and moved its adoption:

Amendment

Amend Section 1 of the bill by striking out the words "registry of deeds" in the fourth line and inserting in place thereof the following: registries of deeds of the counties of Belknap, Cheshire, Coos, Grafton, Hillsborough, Merrimack, Rockingham, Strafford and Sullivan, so that said section as amended shall read as follows:

1 Registers of Deeds. Amend RSA 478 by adding to the end of the chapter the following new section:

478:22 Recording of Plans. All plans submitted for recording in the registries of deeds of the Counties of Belknap, Cheshire, Coos, Grafton, Hillsborough, Merrimack, Rockingham, Strafford and Sullivan shall be on suitable reproducible tracing material, other than paper, with a thickness of not less than .002 of one inch, with all marking on the material to be with India or other permanent ink. The size of all plans is limited to any of the following dimensions:

- a. 8½" x 11" b. 11" x 17"
- c. 17" x 22"
- d. 22" x 34"

The Clerk read the amendment in full.

Mr. Claffin spoke in favor of the amendment.

Messrs. Cole of Swanzey and Herbert of Windham spoke against the amendment.

Mr. Claffin spoke a second time in favor of the amendment.

Mr. Cole of Swanzey moved that HB 257 be recommitted to the Municipal and County Government committee and spoke in favor of the motion.

On a viva voce vote the motion was adopted and HB 257 was recommitted.

HB 314, relating to the report of income by certain county officers, Mr. Barker of Stratham for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

Amend RSA 30:5 (supp), as amended by 1959, 252:1 by striking out the entire section and inserting in its place the following:

30:5 Report of Income by Certain County and Municipal Officers. Every justice of a probate court, register of deeds, register of probate, justice and clerk of a municipal or district court, and clerk of a superior court on or before April first of

each year shall file with the secretary of state a statement of his income as such officer for the preceding year. Such statement shall show the income and itemized operating expenses for each type of work. Every sheriff and deputy sheriff on or before April first of each year shall file with the secretary of state a statement of his income as such officer for the preceding year. Such statements from sheriffs and deputy sheriffs shall show the income from salary, court attendance, criminal investigation and service of civil process, together with itemized operating expenses. All statements hereunder shall be under oath on forms prepared by the secretary of state and when filed with the secretary of state shall be open to the inspection of any interested party. The word "justice" as used herein shall not include a special justice of a municipal or district court. Any officer who has received income of less than one hundred dollars may file a sworn statement to that effect in lieu of the itemized statement herein required.

2 Effective Date. This act takes effect ninety days after its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 388, relative to the term of office of highway agents, Mr. Hood of Plainfield for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 530, to fix the salaries of the deputy registers of probate, Mr. Makris of Nashua for Municipal and County Government. Ought to pass.

The bill was referred to Appropriations under the Rules.

HB 531, to fix the salaries of the registers of probate, Mr. Hood of Plainfield for Municipal and County Government. Ought to pass.

The bill was referred to Appropriations under the Rules.

HB 581, relative to sewage disposal systems on islands, Mr. Classin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend 149-C:4 as inserted by section 1 of the bill by striking out the words "public water" in the second line and inserting in its place the words, great pond, so that the section is amended to read:

149-C:4 Marshes. No person shall fill a marsh bordering on or adjacent to a great pond of the state for the purpose of erecting a building or buildings on such fill without submitting to and receiving written approval of the agency which has authority over sewage disposal systems on islands as specified in section 3 of this chapter.

Amend 149-C:6 by inserting after the word "state" in the fourth line the words, after the effective date, so that the section is amended to read:

149-C:6 Enforcement. Whenever it is found that construction of a sewage treatment system is being or has been constructed on an island, within the public waters of the state after the effective date without prior approval by the water pollution commission, when it is the approving agency, the commission shall issue an order to cease and desist such construction or use.

Further amend the bill by striking out section 2 and renumbering section 3 to read section 2.

Amend section 2 of the bill by striking out the words and figures "as of July 1, 1965" and insert in its place the words, upon its passage, so that the section is amended to read:

2 Takes Effect. This act shall take effect upon its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Senate Messages

The Senate has voted to concur with the House of Representatives in the adoption of the following concurrent resolutions:

Concurrent Resolution relating to use of firearms.

Concurrent Resolution relative to Viet Nam.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

HB 115, increasing the per diem rate of members of the board of chiropractic examiners.

HB 165, relative to the establishment of contingency funds for units of municipal government.

HB 271, to authorize purchases by the director of the division of purchase and property without competitive bidding on purchases of less than five hundred dollars.

HB 363, relating to the time within which the invoice assessment record shall be prepared.

HB 462, legalizing proceedings at the town meeting March 9, 1965 in the town of Chesterfield.

HB 489, legalizing proceedings at the town meetings March 10, 1964 and March 9, 1965 in the town of Bow.

HB 510, to legalize the proceedings of the annual Plymouth village fire precinct meeting held at Plymouth, March 11, 1965.

HB 141, relating to disqualification of a school board member for conflict of interest.

HB 375, to authorize the nomination of trustees of the Nashua Public Library by joint ballot of the trustees and aldermen.

HB 277, An Act relating to contracts between municipalities and the New Hampshire water resources board.

HB 543, An Act legalizing the annual town meeting held in the town of Rollinsford on March 9, 1965.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 332, An Act relative to charter of city of Portsmouth.

Amendment

Amend section 1 of said bill by striking out the first two lines and inserting in place thereof the following:

1 Election of Mayor and Assistant Mayor of Portsmouth. Amend Laws of 1947, 398:13, as amended by 1963, 430:1, by adding

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment.

Communication

To the House of Representatives:

I would like to thank you for your kindness and sympathy at a time when it was deeply appreciated.

Sincerely, Mrs. Phyllis Lamprey

Tuftonborough, N. H.

Resolutions

Mr. Prescott of Laconia for the Laconia Delegation offered the following resolutions:

Whereas, We are sorry to learn of the illness of our fellow representative, George W. Stafford of Laconia, therefore be it

Resolved, That we, the members of the House of Representatives of the New Hampshire General Court, extend our sympathy to our fellow member in his illness and our best wishes for a speedy recovery to health, and be it further

Resolved, That a copy of these resolutions be transmitted to Representative Stafford.

On a viva voce vote these resolutions were adopted.

Resolution

Mr. Stevens of Epsom offered the following resolution:

Whereas, The late Dr. Robinson W. Smith, who for many years was New Hampshire veterinarian, and

Whereas, Dr. Smith for several years was a recognized authority on animal disease eradication work, receiving national and international recognition, and

Whereas, Dr. Smith was also largely instrumental in making New Hampshire the first state to become pullorum disease free, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby recognize and honor the memory of Dr. Smith for his many achievements and the tremendous results accomplished for the good of the animal and poultry industry not only for the State of New Hampshire, but for the entire nation, and be it further

Resolved, That a copy of these resolutions be transmitted to his widow, Mrs. Robinson W. Smith.

On a viva voce vote these resolutions were adopted.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following Senate Bills were read a third time, passed, and sent to the Secretary of State to be engrossed:

SB 37, relating to the time within which actions for jury must be brought against persons who performed or furnished the design, planning, supervision or construction of an improvement on real property.

SB 40, relative to the New Hampshire Unitarian Association.

SB 50, to amend the charter of Women's Aid Home.

SB 51, relating to conveyances and other transfers of buildings on land of another.

The following House Joint Resolution was read a third time, passed, and sent to the Senate for concurrence:

HJR 29, in favor of Seth J. Hayes.

The following House Bills were read a third time, passed, and sent to the Senate for concurrence:

HB 107, extending the term of office of supervisors of the checklist.

HB 210, relative to powers of Franconia College to grant degrees.

HB 314, relating to the report of income by certain county officers.

HB 445, relative to the throwing, depositing and dumping of refuse on private land.

* * *

HB 544, legalizing the proceedings of the annual meeting of the Timberlane School District held in the town of Kingston on April 10, 1965, was read a third time.

* * *

Mr. Pickett of Keene moved that further consideration of HB 544 be indefinitely postponed, and subsequently withdrew his motion.

HB 544, was passed and sent to the Senate for concurrence.

HB 581, relative to sewage disposal systems on islands, was read a third time, passed, and sent to the Senate for concurrence.

* * *

On motion of Mrs. Russell of Keene the House adjourned at 12:29 P. M.

THURSDAY, May 20, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by guest Chaplain Rev. Luther Pennington, the member from Epping.

Almighty God, who of Thine infinite wisdom hast ordained that we should live our lives within these narrow bounds of time and circumstance, help us now go forth into the cauldron of life with brave and trustful hearts. It has pleased Thee to withhold from us a perfect knowledge; therefore deny us not the grace of faith by which we may lay hold of things unseen. Thou hast given us little power to mould things to our own desires; therefore use Thine omnipotence to bring Thy desires to pass within us. Thou hast willed it that through labour, and pain we should walk the upward way; be Thou then our constant companion as we go. Let us face what Thou dost send with the strength Thou dost supply: Let us not refuse any opportunity of service which may offer itself today, nor fall prey to any temptation that may lie in wait for us: Let not the sins of yesterday be repeated in the life of to-day, nor the life of to-day set any evil examples of the life of to-morrow. In the Blessed name of Christ — Amen.

Pledge of Allegiance to the Flag

Mr. Bouley of Nashua led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

A group of pupils from grades 3, 4 and 5 of Barnard School of South Hampton accompanied by their teachers, Mrs. Towns and Mr. Noyes, courtesy of Messrs. Clark of Kingston and Palmer of Kensington.

A group of students from the Exeter High School, courtesy of Messrs. Collishaw, Eastman, Ferron and Junkins of Exeter.

Leave of Absence

Mr. Sewall of Newmarket was granted leave of absence for the day on account of illness.

Introduction of Bills

The following bills and House Joint Resolutions were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 698, granting police powers of arrest to tramway inspectors. (Bigelow of Warner) To Executive Departments and Administration.

HB 699, to establish minimum qualifications for special workers employed by counties. (Feldman of Manchester) To Municipal and County Government.

HB 700, permitting towns to change the method of voting in said town from the non-partisan to the Australian ballot system. (Marcotte of Rollinsford) To Municipal and County Government.

HB 701, relative to the purchase of supplies by the department of public works and highways for sale to other departments and institutions of the state and to subdivisions of the state. (Allan of Meredith) To Public Works.

HB 702, legalizing the proceedings of the annual school district meeting of the Rye School District. (Greene of Rye — Rules) To Education.

Mr. O'Neil of Chesterfield moved that the Rules of the House be so far suspended as to dispense with printing of HB 702.

The Clerk read the bill in full.

An act legalizing the proceedings of the annual school district meeting of the Rye School District.

1 Proceedings Legalized. All proceedings relative to the annual meeting of the Rye School District held on March 15, 1965, including the posting of notices for budget hearings preliminary thereto, and the validity of such budget hearings, and all votes taken at said meeting, including, but not limited to, the vote of the district appropriating the sum of two hundred

ninety thousand dollars to be raised by the issuance of serial notes or bonds for the construction and equipping of additions to the Rye Schools and alterations to the existing plants for use for school purposes, are hereby legalized, ratified and confirmed and the school board is hereby authorized to issue serial notes or bonds in a sum not to exceed two hundred ninety thousand dollars.

2 Takes Effect. This act shall take effect on its passage.

* * *

Mr. O'Neil of Chesterfield spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Bills (continued)

HJR 44, providing for a deficiency appropriation for the division of welfare of the department of health and welfare. (Weeks of Greenland — Rules) To Appropriations.

HJR 45, making deficiency appropriation for the racing commission. (Angus of Claremont — Rules) To Appropriations.

Mr. O'Neil of Chesterfield moved that the Rules of the House be so far suspended as to dispense with printing, referral to committee and public hearing on HJR 45.

* * *

House Joint Resolution 45, making deficiency appropriation for the racing commission.

That the sum of fourteen thousand six hundred twenty-eight dollars is hereby appropriated for the fiscal year ending June 30, 1965, to be expended by the racing commission to meet the deficit in the appropriation for harness racing, other personal services, required to carry out the provisions of RSA 284, such deficit arising out of the unanticipated allocation of additional days of harness racing at Hinsdale Raceway and Rockingham Park. The governor is authorized to draw his warrant for the sum hereby appropriated out of any money in the treasury not otherwise appropriated.

The Clerk read the Resolution in full.

Question being on the motion of the member from Chesterfield, Mr. O'Neil.

On a viva voce vote the motion was adopted.

Mr. O'Neil of Chesterfield further moved that the Rules of the House be so far suspended as to place HJR 45 on third reading and final passage by title only at the present time.

Mr. O'Neil spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Third Reading

HJR 45 was read a third time, passed, and sent to the Senate for concurrence.

Mr. O'Neil of Chesterfield moved that the House reconsider its action whereby it passed HJR 45 and spoke against the motion.

On a viva voce vote the motion did not prevail.

Committee Reports

HB 555, relative to payment of fees by foreign corporations, Mr. Aucella of Bennington for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 38, relating to the salaries of special justices of the district courts, Mr. Pryor of Ashland for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

SB 55, relating to justices of district courts serving full time becoming judicial referees upon retirement, Mr. Broderick of Manchester for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

SB 46, prohibiting electioneering on election day, Mr. Wildey of Westmoreland for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 605, to prohibit electioneering in the vicinity of the polling place, Mr. Pryor of Ashland for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 288, relating to arrest, detention and arraignment of criminal defendants, Mr. Plourde of Pembroke for Judiciary. Pass with amendment.

Amendment

Amend RSA 594:19-a as inserted in section 1 of the bill by striking out the same and inserting in its place the following:

594:19-a Detention of Person Arrested. (a) On Warrant. Every officer making an arrest or holding a person in custody under a warrant shall take the accused before the court as directed therein and shall there detain him for trial or examination until relieved by the court. (b) Without Warrant. An officer arresting a person without a warrant shall take him before the court to answer a complaint for the offense.

Amend RSA 594:20-a, as inserted in section 1 of the bill, by inserting after the words "unreasonable delay" in the eighth line the words, but not exceeding twenty-four hours, Sundays and holidays excepted, so that the section is amended to read as follows:

594:20-a Place and Time of Detention. When a person is arrested with or without a warrant he may be committed to jail, to the house of correction, to a police station or other place provided for the detention of offenders, or otherwise detained in custody; provided however, that he shall be taken before a district or municipal court without unreasonable delay but not exceeding twenty-four hours, Sundays and holidays excepted, to answer for the offense.

Amend section 3 of the bill by inserting after the word "after" in the second line the word, its, so that the section is amended to read as follows:

3 Effective date. This act takes effect sixty days after its passage.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 233, relating to the establishment of a state liquor store in the Town of Hudson, Mr. Collishaw of Exeter for Liquor Laws. Pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "and equip" in the fourth line and inserting in place thereof the words, equip and open for operation no later than six months after the effective date of this act, so that the section is amended to read:

1 State Liquor Store. In addition to other state liquor stores established by the state liquor commission in accordance with RSA 177:1 said commission is directed to lease, equip, and open for operation no later than six months after the effective date of this act in the name of the state, a state liquor store in the town of Hudson. The operation of said store shall be governed by the provisions of RSA 177.

* * *

Mr. Palmer of Plaistow moved that further consideration of HB 233 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Mr. Collishaw of Exeter spoke against the motion.

(discussion ensued)

Mr. Bednar of Hudson spoke against the motion.

(discussion ensued)

Mr. deBlois of Laconia spoke against the motion.

(discussion ensued)

Mr. Brummer of Lisbon spoke against the motion.

Mr. Feldman of Manchester moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion to indefinitely postpone did not prevail.

Question being on the amendment to HB 233.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 387, relating to the establishment of a state liquor store in the town of Pelham, Mr. Collishaw of Exeter for Liquor Laws. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "and equip" in the fourth line and inserting in place thereof the words, equip and open for operation no later than six months after the effective date of this act, so that the section is amended to read:

1 State Liquor Store. In addition to other state liquor stores established by the state liquor commission in accordance with RSA 177:1 said commission is directed to lease, equip, and open for operation no later than six months after the effective date of this act, in the name of the state a state liquor store in the town of Pelham. The operation of said store shall be governed by the provisions of RSA 177.

* * *

Mrs. Palmer of Plaistow moved that HB 387 be indefinitely postponed and spoke in favor of the motion.

Mr. Collishaw spoke against the motion.

(discussion ensued)

Messrs. Bednar of Hudson, Rosenblatt of Nashua spoke against the motion.

The question now being on the motion to indefinitely postpone HB 387.

On a viva voce vote the motion was not adopted.

The question now being on the committee amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 566, to prohibit non-returnable bottles in the sale of alcoholic beverages, Mr. Collishaw of Exeter for Liquor Laws. Inexpedient to legislate.

At the request of Mrs. Shea of Keene, Mr. Collishaw explained the bill.

On a viva voce vote the resolution was adopted.

SB 63, providing for the forfeiture of liquor found in the possession of a minor, Mr. Collishaw of Exeter for Liquor Laws. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 266, relative to the disposal of garbage and refuse, Mr. Herbert of Windham for Public Health. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Offensive Matter. Amend RSA 147:13 by striking out said section and inserting in place thereof the following:
- 147:13 Offensive Matter. If a person shall place, leave, or cause to be placed or left, in or near a highway, street, alley, public place, wharf or on a private disposal site except as provided in section 30-d or shall allow to be exposed unburied, any animal or other substance liable to become putrid or offensive, or injurious to the public health, he shall be fined not more than twenty-five dollars, and the health officer shall remove or cause to have removed the same. Provided that nothing herein shall be construed as affecting authorized collections of garbage or refuse for public dumping facilities.
- 2 Public Dumps. Amend RSA 147:24 by striking out the section and inserting in place thereof the following:
- 147:24 Terms Defined. As used in this subdivision the following words shall be construed as follows: (1) The term "public dumping facilities" means any reasonable provisions for the depositing or disposing of garbage or refuse by the public maintained by public funds. (2) The term "garbage" means all waste animal, fish, fowl, fruit or vegetable matter produced from or resulting from the use or storage of food for human consumption. (3) The term "refuse" means all combustible rubbish, ashes other than fuel ashes, and ordinary commercial wastes. Building or construction wastes and industrial wastes as defined in RSA 149:1 are not included as refuse.

3 Private Disposal Site. Amend RSA 147 by inserting after section 30 the following new subdivision:

Private Disposal Site

147:30-a Definition. The term "private disposal site" means any site, location, tract of land, area, building, structure or premises owned and maintained by a person, company, corporation or interest which is used or intended to be used for the depositing or disposing by burying, incinerating or other means of garbage or refuse as defined in section 24, provided such site is not being designated for public dumping or maintained by public funds.

147:30-b. Prohibition—Penalty. Any person, company, corporation or interest who operates or maintains a private disposal site within the meaning of section 30-a and except as provided in section 30-d, shall be fined one hundred dollars for each day of such violation after notice as provided in section 4.

147:30-c Injunction. In addition to the provisions of section 30-b, the superior court, upon complaint of the health officer or the director, division of public health services, shall have jurisdiction to restrain and enjoin any person, company, corporation, or interest, from operating a private disposal site and it shall be the duty of the county attorneys in their respective counties, to enforce, and restrain the violations of this subdivision.

147:30-d Exemption. Nothing in this subdivision shall be construed to prohibit the maintenance of a dump site located on a person's own property used for the express purpose of depositing garbage and refuse from his own residence nor shall it be applicable to persons transporting garbage for the purpose of feeding swine or other animals nor to individuals hauling or storing animal or poultry manure for use as fertilizer.

4 Special Provisions. Amend RSA 147 by inserting after section 28 the following new section:

147:28-a Certain Commercial Disposal Prohibited. No person, company, corporation or interest engaged in the business of collecting and disposal of garbage or refuse, for a consideration, from out-of-state residences or business facilities shall deposit such garbage or refuse on a public dumping facility in

this state. Whoever shall violate a provision of this section shall be fined one hundred dollars for each offense.

5 Takes Effect. This act shall take effect sixty days after its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 471, relative to health requirements of persons handling food, Mrs. Johnson of Monroe for Public Health. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 590, to disregard certain earned income in old age assistance, Mrs. Hayner of Laconia for Public Welfare and State Institutions. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 99, providing for land acquisition, access to public waters and general improvements for the fish and game department, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "and expenses for construction and maintenance of access to public waters" so that the section is amended to read:

1 Appropriation. There is hereby appropriated the sum of three hundred thousand dollars to be expended by the fish and game commission for the purposes of general improvements to property, acquisition of land, for the improvement of fishing and hunting in this state and for the purpose of providing funds to match federal funds which may from time to time be made available for the above purposes. The funds hereby appropriated are to be expended by the fish and game commission.

Amend the bill by striking out section 2 and inserting in its place the following:

2 Acquisition of Land. Land may be acquired by the state for the purposes of protection and propagation of fish, game and fur-bearing animals, or for fishing or hunting or administrative purposes and payment shall be made therefore out of the appropriation provided for herein and the procedure therefor shall be as provided in RSA 212:1 and 212:7, provided that the limitation on price per acre as set forth in section 8 shall not apply to acquisition of land under the provisions of this act. Land acquired under section 212:1 above shall remain on the local assessment role and be subject to taxation as other land in the town. No buildings or improvements by the state shall be taxed hereunder. There shall, however, be a board of review of such assessment as may be levied under this section, comprised of the chairman of the council or resources and development, the director of the fish and game department, and a member of the tax commission, and their decision shall be final.

* * *

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 285, relating to an additional bounty on porcupines, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend said bill by inserting after section 1 the following new section:

2 Appropriation. The sum of four thousand five hundred dollars is hereby appropriated for the purpose of reinbursement of towns and cities for the additional bounty on porcupines as provided in this act. The sum hereby appropriated shall be expended by the state treasurer and the governor is authorized to draw his warrant for the sum hereby appropriated out of any money in the treasury not otherwise appropriated.

Further amend the bill by renumbering section 2 to read section 3.

* * *

Mr. Chamberlin of Bath moved that further consideration of HB 285 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Messrs. Mack of Orford and Hanson of Bow spoke in favor of the motion.

Messrs. Plumer of Bristol, Kimball of Derry, McGee of Lincoln, Urie of North Hampton, London of New London, Seymour of Carroll, Stevens of Epsom spoke against the motion.

Mr. Watson of Belmont spoke a second time against the motion.

(discussion ensued)

On a viva voce vote the motion was not adopted.

The question now being on the amendment as offered by the committee.

On a viva voce vote the amendment was adopted.

Mr. Watson of Belmont offered the following amendment and moved its adoption.

Amendment

Amend section 3 of the bill by striking out the words "sixty days after" and inserting in place thereof the word, upon, so that the section is amended to read:

3 Takes Effect. This act shall take effect upon its passage.

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Reconsideration

Mr. O'Neil of Chesterfield moved that the House reconsider its vote whereby it ordered HB 285 to a third reading and spoke in favor of the motion.

On a viva voce vote the motion was adopted and HB 285 was then referred to Appropriations under the Rules.

Report of Committee on Engrossed Bills

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

- HB 115, An Act increasing the per diem rate of members of the board of chiropractic examiners.
- HB 183, An Act to provide assistance for families and businesses displaced by highway construction or reconstruction projects.
- HB 277, An Act relating to contracts between municipalities and the New Hampshire water resources board.
- HB 375, An Act to authorize the nomination of trustees of the Nashua Public Library by joint ballot of the trustees and aldermen.
- HB 441, An Act authorizing the department of Education to participate in federal program for Civil Defense Adult Education.
- HB 462, An Act legalizing proceedings at the town meeting March 9, 1965, in the town of Chesterfield.
- HB 489, An Act legalizing proceedings at the town meetings March 10, 1964, and March 9, 1965, in the town of Bow.
- HB 510, An Act to legalize the proceedings of the annual Plymouth village fire precinct meeting held at Plymouth, March 11, 1965.
- HB 543, An Act legalizing the annual town meeting held in the town of Rollinsford on March 9, 1965.
- SB 60, An Act relative to the board of trustees of the University of New Hampshire.
- HB 141, An Act relating to disqualification of a school board member for conflict of interest.
- HB 271, An Act to authorize purchases by the director of the division of purchase and property without competitive bidding on purchases of less than five hundred dollars.
- HB 325, An Act relative to early land acquisition by housing authorities.
- HB 571, An Act authorizing the town of Greenville to contract with the New Hampshire Water Resources Board.
- SB 6, An Act relative to school boards purchasing accident or injury insurance.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 497, An Act relating to coercion in placing insurance on real and personal property.

Amendment

Amend section 1 of the bill by striking out the words "This provision does not prevent the exercise by any mortgagee of his right to approve the insurer selected by the borrower on a reasonable nondiscriminatory basis related to the solvency of the company and its ability to service the policy" and by inserting in their place the words, This provision does not prevent the exercise by any mortgagee of his right to approve only insurance companies authorized to do business in this state, selected by the borrower on a reasonable non-discriminatory basis, so that the section is amended to read as follows:

- 1 Unfair Insurance Trade Practices. Amend paragraph (9) of RSA 417:4 by striking out the paragraph and inserting in its place the following: (9) Coercion in Requiring Insurance.
- (a) No creditor or lender engaged in the business of financing the purchase of real or personal property or of lending money on the security of real or personal property may require, as a condition to such financing or lending, or as a condition to the renewal or extension of any such loan or to the performance of any other act in connection with such financing or lending, that the purchaser or borrower, or his successors, shall negotiate through a particular insurance company or companies, insurance agent or agents, broker or brokers, type of company or types of companies, any policy of insurance or renewal of a policy insuring such property. This provision does not prevent the exercise by any mortgagee of his right to approve on a reasonable non-discriminatory basis only insurance companies authorized to do business in this state, selected by the borrower.
- (b) There shall be no interference either directly or indirectly with such borrower's, debtor's or purchaser's free choice of an agent and of an insurer which complies with the forego-

ing requirements, and the creditor or lender may not refuse the policy so tendered by the borrower, debtor or purchaser. Upon notice of any refusal of such tendered policy, the insurance commissioner shall order the creditor or lender to accept the tendered policy, if the commissioner determines that the refusal is not in accordance with the foregoing requirements of this subparagraph. Failure to comply with such an order of the insurance commissioner is a violation of this section.

(c) Whenever the instrument requires that the purchaser, mortgagor, or borrower furnish insurance of any kind on real property being conveyed or that is collateral security to a loan, the mortgagee or lender shall refrain from disclosing or using any and all such insurance information to his or its own advantage and to the detriment of either the borrower, purchaser, mortgagor, insurance company, or agency complying with the requirements relating to insurance.

* * *

Mr. Stratton of Derry moved that the reading of the amendment be dispensed with.

On a viva voce vote the motion was adopted.

Mr. Stratton of Derry moved that the House concur in the amendment sent down from the Honorable Senate.

On a viva voce vote the motion was adopted.

Further Senate Message Concurrent Resolution

The Clerk read the resolution.

The Senate has passed the following concurrent resolution, in the passage of which it asks the concurrence of the House of Representatives:

Whereas, the secretary of defense of the United States has proposed that there be a reorganization of the United States Army Reserve and the National Guard, and

Whereas, such proposed reorganization would result in a depletion of the nation's major pool of trained personnel which could be quickly and efficiently activated in the event of need, and

Whereas, said pool is made up of a great number of men who have given unselfishly of their time and effort relying upon the present organization under which they have worked and are now working, and

Whereas, our fully activated armed forces are at present engaged at a great number of places around the world protecting our way of life,

Now therefore be it resolved by the Senate of the General Court of New Hampshire, the House of Representatives Concurring:

That it hereby records itself as being in opposition to the proposed reorganization particularly at this time when our reserve pool of professional military manpower should not be cut back, and be it further resolved

That a copy of these resolutions be transmitted to each member of the Congress of the United States from New Hampshire and to the secretary of the Senate of the United States and the Clerk of the House of Representatives of the United States.

* * *

The Chair referred the resolution to Military and Veterans Affairs.

Mr. Bednar of Hudson offered the following Concurrent Resolution.

The Clerk read the resolution.

Concurrent Resolution Proposing a Constitutional Amendment. No. 1.

Be it Resolved by the House of Representatives, the Senate concurring:

I. That the Constitution of New Hampshire be amended as follows: Amend Article 15, Part 2, of the Constitution as amended by striking out the article and inserting in place thereof the following: (Art.) 15th. Compensation of the Legislature. The presiding officers of both branches of the legislature are entitled to compensation for their services for the term elected, to the sum of three hundred dollars. For each legislative day attended, a member of the legislature is entitled to a per diem

compensation in an amount to be determined by the general court but not to exceed the sum of twenty dollars, and a travel allowance at the same rate as provided for state officials and employees by statute. A legislator is not entitled to the per diem compensation or travel allowance after the legislature has been in session for ninety legislative days or after the thirtieth day of June following the biennial assembly of the legislature, whichever occurs first. At a special session called by the governor or by the two-thirds vote of the then qualified members of each branch of the legislature, the officers and members of the legislature are entitled to the same per diem compensation and travel allowance as received at a regular session, but not after the fifteenth legislative day of the special session. Nothing in this article prevents the payment of a travel allowance to members attending legislative committee meetings or who are engaged in other legislative business on non-legislative days. No other compensation or reimbursement for expense is allowed.

- II. Resolved, That the above amendment proposed to the Constitution be submitted to the qualified voters of the state at the regular biennial election to be held in November, 1966.
- III. Resolved, That the selectmen of the several towns, cities, wards, and places in the state are directed to insert in their warrants for the 1966 election an article to the following effect: To take the sense of the qualified voters whether the amendments of the Constitution proposed by the 1965 session of the General Court shall be approved.
- IV. Resolved, That the sense of the qualified voters shall be taken by ballot upon the following question submitted to them by the General Court:
- I. Do you favor establishing compensation for presiding officers of the legislature at three hundred dollars and for all members a per diem compensation to be set by the General Court but not to exceed the sum of twenty dollars plus a travel allowance at the same rate as provided for state officials and employees; the compensation limited to ninety legislative days or the thirtieth day of June, biennially whichever occurs first; the compensation for a special session to be at the same rate but limited to fifteen legislative days?
- V. Resolved, That the Secretary of State be required to print the question to be thus submitted on the same ballot that

other constitutional questions proposed by the constitutional convention are submitted. Upon the ballot containing the question shall be printed the word "Yes" with a square near it at the right hand of the question; and immediately below the word "Yes" shall be printed the word "No" with a square near it at the right hand of the question; and the voter desiring to vote upon the question shall make a cross in the square of his choice. If no cross is made in a square beside the question the ballot shall not be counted on the question. The outside of the ballot shall be the same as the regular official ballot except that the words "Questions Relating to Constitutional Amendments Proposed by the Convention to Revise the Constitution and Amendments Proposed by the 1965 General Court" shall be added at the top of the ballot in bold type.

VI. Resolved, That if the proposed amendment is approved by the requisite number of votes it becomes effective when its adoption is proclaimed by the Governor.

The Chair referred the concurrent resolution to Judiciary.

Introduction of Senate Bills

The following bills were introduced, read a first and second time, and referred as follows:

SB 75, relative to manner of serving terms of imprisonment. To Judiciary.

SB 100, relative to appointment of process agent by foreign corporation. To Judiciary.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills and joint resolutions:

 $\,$ HB 325, An Act relative to early land acquisition by housing authorities.

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives.

HB 21, relative to number of election inspectors at biennial election.

HB 290, relating to preliminary examinations in criminal cases.

HB 390, relative to petition for marriage license by non-resident under age.

HJR 18, in favor of Harry L. Hurlbert.

HB 147, relating to certification of savings accounts.

HB 224, relating to the powers of banks and other like institutions.

HB 232, relating to safe deposit business and building and loan associations.

HB 268, authorizing investment of retirement funds in cooperative banks, building and loan associations, and savings banks.

HB 571, An Act authorizing the town of Greenville to contract with the New Hampshire Water Resources Board.

Resolutions

Mr. Corey of Manchester offered the following resolution:

Whereas, We have learned with regret of the death of Martin F. Glynn of Manchester, and

Whereas, Mr. Glynn has served his city faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Glynn, and be it further

Resolved, That a copy of these Resolutions be transmitted to his widow, Mrs. Glynn.

On a viva voce vote these resolutions were adopted.

Resolutions

Mr. LaTour of Nashua, for the Nashua Delegation, offered the following resolution:

Whereas, We have learned with sorrow of the passing of our former fellow member of the House and a member of the Senate, Louis W. Paquette of Nashua, and

Whereas, Mr. Paquette served his city, county and state faithfully and well, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Paquette, and be it further

Resolved, That a copy of these Resolutions be forwarded to his widow Mrs. Paquette.

* * *

On a rising vote and one minute of silent prayer these resolutions were unanimously adopted.

Announcement

Governor and Mrs. John W. King, together with Maine Governor John H. Reed, will leave tonight on a four day trip to Paris, France as the guests of the French Government and Air France.

Governor King said he plans to visit with a group of French Industrialists who have manifested an interest in locating plants in New Hampshire. Governor Reed plans to visit French Electrical Power Projects in the Loire Valley.

The two Chief Executives leave Boston at 9:30 P.M. to-night and will return at 3:00 P.M. on Monday.

The House wished Gov. and Mrs. King bon voyage.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Afternoon Session

Third Readings

SB 63, providing for the forfeiture of liquor found in the possession of a minor, was read a third time, passed, and sent to the Secretary of State to be engrossed.

The following House Bills were read a third time, passed, and sent to the Senate for concurrence:

HB 233, relating to the establishment of a state liquor store in the Town of Hudson.

Reconsideration

Mr. Bednar of Hudson having voted with the majority moved that the House reconsider its motion whereby it passed HB 233 and spoke against the motion.

On a viva voce vote the motion was not adopted.

Third Readings (continued)

HB 387, relating to the establishment of a state liquor store in the Town of Pelham.

Reconsideration

Mr. Bednar of Hudson having voted with the majority moved that the House reconsider its motion whereby it passed HB 387 and spoke against the motion.

On a *viva voce* vote the motion was not adopted.

Third Readings (continued)

HB 555, relative to payment of fees by foreign corporations.

HB 288, relating to arrest, detention and arraignment of criminal defendants.

HB 266, relative to the disposal of garbage and refuse.

HB 590, to disregard certain earned income in old age assistance.

* * *

The Chair announced that today was the birthday of Messrs. Gamache of Manchester and Schatz of Hill.

* * *

On motion of Mrs. Sadler of Portsmouth the House adjourned at 1:37 P.M.

TUESDAY, May 25, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by guest Chaplain Rev. Ronald Carter of the Nazarene Church of Concord, as follows:

O God, grant to us, Thy people, the courage to stand for what we believe, the clarity of mind to perceive Truth, and the honesty of heart to admit to Truth when we see it.

In the name of Him who is the Way, the Truth, and the Life. Amen.

Pledge of Allegiance to the Flag

Mr. Wheeler of Shelburne led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

A group of 7th and 8th grade students from the Newton School, courtesy of Mr. Cheney of Newton.

A group from Our Lady of Grace School from Colebrook, courtesy of Mr. Marsh of Colebrook.

Leaves of Absence

Mr. Cox of Merrimack was granted leave of absence for the day on account of important business.

Mr. Cobleigh of Nashua was granted leave of absence for the day and Wednesday on account of important business.

Mr. Mack of Orford, and Mr. Chamberlain of Bath were granted leave of absence for the week on account of important business.

Introduction of Bills

The following bills and House Joint Resolutions were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 703, relative to revocation of hunting license for conviction by court of another state. (Wheeler of Shelburne) To Fish and Game.

HB 704, establishing the water pollution commission as an independent agency. (Urie of New Hampton and Craig of Manchester) To Resources, Recreation and Development.

HB 705, relative to representative town meeting government. (Bednar of Hudson) To Municipal and County Government.

HB 706, relative to the Dover city charter. (Flanagan of Dover — Rules) To Dover Delegation.

HB 707, relating to property holdings by the people called Friends or Quakers. (Scott-Craig of Hanover) To Executive Departments and Administration. (Rules)

HB 708, enabling the Association of Universalist Women of Manchester, New Hampshire, and Branch Alliance of the First Unitarian Church of Manchester, N. H., to consolidate into one corporation named, Unitarian-Universalist Women's Guild. (Craig of Manchester — Rules) To Executive Departments and Administration.

HB 709, enabling the First Universalist Society of Manchester, N. H., First Unitarian Society of Manchester, New Hampshire and Unitarian-Universalist Church of Manchester, New Hampshire to consolidate into one corporation named,

Unitarian-Universalist Church of Manchester, N. H. (Craig of Manchester — Rules) To Executive Departments and Administration.

HB 710, to allow a voter to change his party designation or remove his party designation immediately after voting. (Cobleigh of Nashua) To Municipal and County Government.

HB 711, relative to salaries of mayor and councilmen of the city of Laconia. (Stafford of Laconia) To Laconia Delegation.

HB 712, to make an apportionment of representatives to the general court. (Stevenson of Bethlehem) To Special Committee on Apportionment.

HJR 46, to establish an interim study on uniform vehicle laws. (Classin of Wolfeboro) To Transportation.

Committee Reports

SB 94, amending the charter of the Nashua Trust Company, Mr. Cox of Merrimack for Banks. Ought to pass.

On a *viva voce* vote the motion was adopted and the bill ordered to a third reading.

HB 393, to provide professional procedures for the presentation, discussion, and solution of matters of mutual concern to school boards and public school teachers, Mrs. Demers of Lebanon for Education. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 626, relative to voting for school board members in the Newfound Regional Cooperative School District, Mrs. Demers of Lebanon for Education. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 556, relative to the purchase and preservation of the first New Hampshire state house, Mr. Watts of Deerfield for Executive Departments & Administration. Ought to pass.

On a *viva voce* vote the bill was referred to Appropriations under the Rules.

HB 297, relating to a bounty on rattlesnakes, Mrs. Forbes of Marlow for Fish and Game. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 458, relating to wild bear, Mr. Hunt of Stratford for Fish and Game. Pass with amendment.

Amendment

Amend the bill by striking out section 2 and inserting in its place the following:

2 Black Bear. Amend RSA 208:22 (supp) as amended by 1961, 126:1 and 1963, 311:1 by inserting after the word "arrow" in the eighth line the words, of at least forty pounds pull, and by striking out the letters and figures "RSA 470:1-a" in the twelfth line and inserting in place thereof the words and figures, in section 23 of this chapter, so that the section is amended to read as follows:

208:22 Wild Black Bear. Wild black bear, outside of game preserves, may be taken and possessed from one-half hour before sunrise to one-half hour after sunset in all counties of the state from September 1 to December 10 inclusive, provided that no bear shall be taken at any time on any island or in any waters or lakes or ponds. Wild black bear may be taken by the aid and use of dogs from September 1 to November 14 inclusive with written permission of the director or his agents. Wild black bear may be taken by the aid and use of dogs, firearms and by bow and arrow of at least forty pounds pull provided that no person shall take bear by the aid or use of a pack or artificial light, trap, snare, swivel, pivot or set gun or calibre .22 rimfire firearm unless otherwise herein provided. Any person who kills a wild bear as provided by this section shall report as outlined in section 23 of this chapter. Landowners, or their agents, shall be permitted to set traps for bear doing actual or substantial damage to property. Such trapping shall only be permitted after the director or his agents have been notified of damage and have investigated such complaint. The director or his agents may then issue a special permit for the use of traps. Said permit shall state the location of traps and the dates when trapping shall be allowed. Any traps set as hereinbefore described shall be arranged and set in accordance with RSA 210:15. The carcass of a bear legally taken and reported may be bought and sold. Live bear may not be offered for sale at any time unless by a person permitted so to do by the director. Any person who violates any

provision of this section shall be fined not more than five hundred dollars or imprisoned not more than thirty days, or both.

On a viva voce vote the amendment was adopted.

Mr. Sherman of Lancaster spoke in favor of the bill.

On a viva voce vote the bill was ordered to a third reading.

HB 226, to regulate the operation of business on Sunday, Mrs. Frizzell of Charlestown. Pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

- 1 Local Control. Amend RSA 578:5 by striking out the words "Nothing in this chapter shall prevent" in the first line; further amend the section by striking out the words "from adopting" in the second line and inserting in place thereof the words, may adopt; and further amend the section by striking out the words "the Lord's Day" in the fourth and seventh lines and inserting in place thereof the word, Sunday, so the section is amended to read as follows: 578:5 Exceptions. The selectmen of any town or the city council of any city may adopt by-laws and ordinances permitting and regulating retail business, plays, games, sports and exhibitions on Sunday, provided such by-laws and ordinances are approved by a majority vote of the legal voters present and voting at the next regular election. But no such by-laws or ordinances shall permit public dancing, horse racing, or prize fights at any time on Sunday, or the games of baseball, hockey, or football, or any games, sports, or exhibitions of physical skill at which admission is charged or donations accepted, to be held earlier than one o'clock in the afternoon, or the opening of theatrical or vaudeville performances or motion pictures earlier than two o'clock in the afternoon.
- 2. Repeal. RSA 578:3, relating to Sunday Work; RSA 578:4, relating to Sunday Sales, etc., and RSA 578:8, relating to Sales, etc., Near Meeting, are hereby repealed.
- 3. Effective Date. This act takes effect sixty days after its passage.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 295, relative to probate of wills, Mr. Spitzli of Walpole for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 466, relating to the operating of business on Sunday, Mr. Spitzli of Walpole for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 418, relating to calculation of annual and sick leave of state employees, Mr. Belanger of Manchester. Pass with amendment.

Amendment

Amend section 2 of the bill by striking out the same and inserting in its place the following:

2 Accumulation. Amend RSA 99:2 by inserting after paragraph c. the following new paragraph: d. Notwithstanding the provisions of the preceding paragraphs, all classified state employees performing regularly scheduled work in excess of five days per week, which shall have included not less than a basic forty hour work schedule, shall be entitled to annual leave and sick leave credit for the regularly scheduled time worked, not to exceed six days, on the basis of the following formula:

Days Per Week

 $51/_2$ days = $13/_8$ days annual leave and $13/_8$ days sick leave per month

6 days = $1\frac{1}{2}$ days annual leave and $1\frac{1}{2}$ days sick leave per month,

Accrued annual leave and sick leave shall not exceed a maximum accumulated allowance on the basis of the following formula:

Days per Week	Annual and Sick Leave Accrued per Month	Maximum Accumula- tive Annual Leave	Maximum Accumulative Sick Leave
51/2 day week	13/8 days	33 work days	99 work days
6 day week	11/2 days	36 work days	108 work days

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 518, relating to limitations upon certain real estate tax exemptions, Mr. Dionne of Nashua, Ward 2 for Municipal and County Government. Inexpedient to legislate.

On a *viva voce* vote the resolution was adopted.

HB 519, requiring recording of liens for taxes other than real estate taxes, Mr. Allen of Rindge for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 521, relative to the investment of capital reserve funds of cities, Mr. Poliquin of Nashua. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by inserting after the word "company" in the ninth line the words, or in the shares of a, and by inserting after the word "invested" in the fourteenth line the words, in good faith, so that the section is amended to read:

1 Investment of Capital Reserve Funds. Amend RSA 34:5 by striking out the section and inserting in its place the following:

34:5 Investment. The moneys in such fund shall be kept in a separate account and not intermingled with the other funds of the city. Said capital reserve fund shall be invested only by deposit in some savings bank or in the savings department of a national bank or trust company, or in the shares of a cooperative bank, building and loan association, or federal savings and loan association, in this state or in bonds, notes or other obligations of the United States government, or in bonds or notes of this state and when so invested in good faith the trustees hereinafter named shall not be liable for the loss thereof. Any interest earned or capital gains realized on the moneys so invested shall accrue to and become a part of the fund. Deposits in banks shall be made in the name of the city, and it shall appear upon the book thereof that the same is a capital reserve fund.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 500, relating to hospital survey and construction, Mr. Randall of Tilton for Public Health. Ought to pass with amendment.

Amendment

Amend section 3 of the bill by striking out the words "sixty days after its" and inserting in place thereof the words, upon, so that the section is amended to read:

3 Effective Date. This act takes effect upon passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 307, providing for control of aquatic nuisances in any of the surface waters of the state, Mr. Classin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

Referred to Appropriations under the Rules.

HB 537, relative to additions to the New Hampshire Marine Memorial, Mr. Claffin of Wolfeboro, for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend the bill by striking out the title and inserting in its place the following: An act

relative to a memorial recognizing the loss of the SNN Thresher.

Further amend the bill by striking out section 1 and inserting in its place the following:

1 Authorization. The commissioner of the department of resources and economic development, in consultation with the New Hampshire Seacoast Regional Development Association, subject to the approval of the governor and council, is hereby authorized to design and construct a suitable structure for the purpose of memorializing the loss of all persons aboard the SNN Thresher to be located at state owned land at Little Boar's

Head, North Hampton. The memorial is to include installation of a suitable marker made of New Hampshire granite inscribed to the memory of the victims of the submarine disaster.

* * *

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 560, restricting operation of motor vehicles on clam flats, Mr. Claffin of Wolfeboro. Pass with amendment.

Amendment

Amend section 1 of the bill by striking out the word "may" in the fourth line and insert in its place the word, shall, so that the section is amended to read:

1 Clam Flats. Amend RSA 211 by inserting after section 62-b as inserted by 1961, 186:1 the following new section:

211:62-c Motor Vehicles Restricted from Clam Flats. No person shall operate or cause to be operated any motor vehicle at any time on or over any clam flats under the jurisdiction of this state. For the purposes of this act, clam flats are defined as any tidal area that is exposed at low tide and capable of growing clams. The provisions of this act shall not apply in cases of emergency travel required in law enforcement or rescue operations nor when travel is authorized by the New Hampshire port authority or New Hampshire fish and game department for projects designed for the improvement of the natural resources of the state. Whoever violates any provisions of this section shall be fined not more than one hundred dollars and his fish and game licenses shall be subject to revocation for a period not to exceed one year. This section shall be enforced as outlined and authorized by RSA 249:27-a.

Amend section 2 of the bill by striking out the words "sixty days after" and insert in place thereof the words, upon its, so that the section is amended to read:

2 Takes Effect. This act shall take effect upon its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Report of Engrossed Bills Committee

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and House Joint Resolutions:

- HB 147, An Act relating to verification of savings accounts.
- HB 224, An Act relating to the powers of banks and other like institutions.
- HB 268, An Act authorizing investment of retirement funds in cooperative banks, building and loan associations, and savings banks.
- HB 290, An Act relating to preliminary examinations in criminal cases.
 - HB 332, An Act relative to charter of city of Portsmouth.
- HB 342, An Act relative to advertising of alcoholic beverages.
- SB 37, An Act relating to the time within which actions for injury must be brought against persons who performed or furnished the design, planning, supervision or construction of an improvement on real property.
- SB 40, An Act relative to the New Hampshire Unitarian Association.
- SB 50, An Act to amend the charter of Women's Aid Home.
- SB 51, An Act relating to conveyances and other transfers of buildings on land of another.
- SB 63, An Act providing for the forfeiture of liquor found in the possession of a minor.
 - HJR 18, Joint Resolution in favor of Harry L. Hurlbert.
- HJR 45, Joint Resolution making deficiency appropriation for the racing commission.
- HB 390, An Act relative to petition for marriage license by non-resident under age.
- HB 497, An Act relating to coercion in placing insurance on real and personal property.

Mrs. Moulton of New Durham

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 170, to increase the public revenue from the tax on tobacco.

Amendment

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Tax Increase. Amend RSA 78:7 (supp) as amended by 1955, 256:1 by striking out the word "fifteen" where it occurs on the second and sixteenth lines and inserting in place thereof the word, twenty-one, so that said section as amended shall read as follows: 78:7 Tax Imposed. A tax upon the retail consumer is hereby imposed at the rate of twenty-one per cent upon the value of all tobacco products sold at retail in this state measured by the usual selling price. The payment of the tax shall be evidenced by affixing stamps to the smallest packages containing the tobacco products in which such products usually are sold at retail, but the word "package" as used herein shall not include individual cigars, cigarettes or plugs or hanks of chewing tobacco, and such stamps shall be affixed in denominations of not less than one-half cent to an aggregate value nearest the tax hereby imposed. No tax is imposed on any transactions the taxation of which by this state is prohibited by the constitution of the United States. Each unclassified importer shall within twenty-four hours after receipt of any unstamped tobacco products in this state notify the tax commission of the amount and brands of tobacco products received and the name and address of the consignor. The tax commission, thereupon, shall notify the unclassified importer of the amount of the tax due thereon, at the rate of twenty-one per cent of the value thereof. Payment of the amount due the state shall be made within ten days from the mailing date of the notice thereof. Any unclassified importer refusing to pay the tax on tobacco products imported by him within ten days after being notified of the amount of said tax by the tax commission, shall be subject to a fine of not less than twenty-five dollars or more than one hundred dollars.

* * *

On motion of Mr. Angus of Claremont the House nonconcurred in the Senate amendment and requested a committee of conference.

The Chair appointed as members of the House committee, Messrs. Angus of Claremont, Bartlett of Manchester and Mrs. St. Pierre of Rochester.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

HB 337, An Act relating to contributing to delinquency of a juvenile.

HB 342, relative to advertising of alcoholic beverages.

HJR 45, Joint Resolution making deficiency appropriation for the racing commission.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 165, An Act relating to the establishment of contingency fund for units of municipal government.

Amendment

Amend section 1 of said bill by striking out the first two lines and inserting in place thereof the following:

l Towns. Amend RSA 31 by inserting after section 97 (supp) as inserted by 1957, 287:4 the following new section:

Amend section 4 of the bill by striking out the first three lines and inserting in place thereof the following:

4 School Districts. Amend RSA 198 by inserting after section 4-a as amended by 1963, 120:6 the following new section: 198:4-b Contingency Fund. Every school district annually by

Further amend said bill by striking out the section which reads "2 Effective Date. This act takes effect sixty days after passage" and inserting in place thereof the following:

5 Takes Effect. This act shall take effect sixty days after passage.

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

HB 363, An Act relating to the time within which the invoice assessment record shall be prepared.

Amendment

Amend section 1 of the bill by striking out lines twelve through eighteen and inserting in place thereof the following: persons. The invoice record shall contain: (1) the information required under RSA 75:4; (2) the record of real estate which shall include the name of the owner, if known; the number of the lot and range, if lotted; otherwise, such description as the land may readily be known by; and the number of acres, if known; and (3) the amount of taxes assessed on all property assessed.

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 130, An Act relating to identification of purchases of real estate.

Amendment

Amend the bill by inserting after section 6 the following new section 7:

7 Omission or Error. Amend RSA 477 by inserting after section 32 the following new section: 477:32-a Error or Omission of Mailing Address. Any error in or omission of mailing address of grantee or mortgagee in the deed, mortgage or other conveyance, required by any provision of this chapter, shall not affect in any way the validity or effectiveness of such deed, mortgage or other conveyance of real estate.

Further amend the bill by renumbering section 7 to read section 8.

On motion of Mr. Totman of Alstead the House Concurred in the Senate amendment.

Communication

May 21, 1965

Honorable Walter R. Peterson Speaker of the House of Representatives State House Concord, N. H.

Dear Mr. Speaker:

In accordance with Chapter 101 of the Revised Statutes Annotated, I am enclosing herewith the seventh biennial report pertaining to the administration and operation of the Old Age, Survivors and Disability Insurance program for public employees in New Hampshire.

In the past this report has been inserted in the Journal of the House of Representatives and may I solicit your cooperation in handling this submittal in the same manner.

Respectfully yours,
James J. Barry, Commissioner

Report to the 1965 Session of the General Court Concerning the Administration of the Old Age, Survivors and Disability Insurance Program for Public Employees in New Hampshire.

Growth of the Program

The State Agency enrolled 31 new reporting units in the two-year period from January 1, 1963 thru December 31, 1964

and covered services previously excluded in one reporting entity already enrolled.

In calendar year 1963 eight modifications to the New Hampshire State Social Security Agreement were approved which resulted in the enrollment of the following 15 reporting entities:

- 1. Portsmouth Housing Authority
- 2. Concord Housing Authority
- 3. Nashua Housing Authority
- 4. Supervisory Union No. 7
- 5. Town of Temple
- 6. Town of Croydon
- 7. Lisbon Village District
- 8. New Castle School District
- 9. Lincoln-Woodstock Cooperative School District
- 10. Wentworth School District
- 11. Town of Plainfield to cover services previously excluded
- 12. Town of Sugar Hill
- 13. Cornish School District
- Lincoln-Woodstock Cooperative School District Teachers Retirement System
- Mascoma Valley Regional School District Teachers Retirement System

Seven modifications to the New Hampshire State Social Security Agreement were approved in calendar year 1964 which resulted in OASDI Coverage for the following reporting entities:

- 1. Supervisory Union No. 44 Teachers Retirement System
- 2. Candia School District
- 3. Mascoma Valley Regional School District
- 4. Danbury School District
- 5. Supervisory Union No. 18*
- 6. Governor Wentworth Regional School District Teachers Retirement System
- 7. Newfound Area School District Teachers Retirement System
- 8. White Mountain Regional School District Teachers Retirement System
- 9. Town of Newington

- 10. Town of Windham
- 11. Governor Wentworth Regional School District
- 12. Newfields School District
- 13. Newfound Area School District
- 14. White Mountain Regional School District
- 15. Town of Francestown
- 16. Allenstown School District
- 17. Supervisory Union No. 47

Twelve school districts covered their janitors and school lunch workers during the biennium and five newly-formed regional or cooperative school districts covered their teachers. The employees of six towns, three housing authorities, four supervisory unions and one village district were also covered during the biennium.

As of January 1, 1965 the State of New Hampshire and 417 of its political subdivisions had covered their employees under federal old age, survivors and disability insurance. The 417 political subdivisions are comprised of 635 active reporting entities which forward their wage reports and contributions to the State Agency each calendar quarter for processing.

Figure I illustrates the changes that have occurred in the OASDI program since the last report. The number of political subdivisions and reporting entities has decreased while the total covered wages, wage contributions and employees have increased.

Five cooperative and regional school districts were enrolled during the biennium, and the former individual school districts comprising the regional school districts were dissolved and deleted from the New Hampshire State Social Security Agreement. This resulted in a net diminution of reporting entities since several school districts were combined to form one regional school district.

Figure II and III list the quarterly totals for wages subject to contributions, wage contributions, and number of employees reported during the biennium for all reporting entities (Figure II) and for the state employees (Figure III).

The only major groups of state and local public employees in New Hampshire who are not covered by Old Age, Survivors

^{*}OASDI referendum held before coverage acquired.

and Disability Insurance are the State Police, the permanent policemen and permanent firemen in the cities and towns, and the employees of the City of Nashua Highway Department. The State Police and the permanent policemen are covered by the New Hampshire Policemen's Retirement System while the permanent firemen are under the New Hampshire Firemen's Retirement System. The Nashua Department employees have their own retirement system.

FIGURE I

Comparison of Membership, Contributions, and Number of
Employees Reported in Biennium Ended

December 31, 1960, December 31, 1962 and December 31, 1964

	Biennium Ended December 31, 1960	Biennium Ended December 31, 1962	Biennium Ended December 31, 1964
Number of Political			
Subdivisions	430	431	418
Number of Reporting			
Units	636	647	635
Highest Quarterly			
Wages Subject to			
Contributions	\$17,867,213.40	\$20,600,871.53	\$24,078,210.90
Highest Quarterly			
Wage Contributions	1,071,985.01	1,287,535.07	1,745,926.45
Highest Number of			
Employees Reported	24,500	25,169	26,606
Highest Number of			
State employees			
Reported*	7,272	7,175	7,319
Highest Number of			
County Employees			
Reported	1,260	1,355	1,430

^{*}Includes part-time and temporary employees and members of state boards and commissions.

FIGURE II

Amount of Wage Contributions Paid and Number of Employees Reported Under New Hampshire State-Local Old Age, Survivors, and Disability Insurance

Program by Quarters January, 1963 through December, 1964

Quarter	Wages Subject to	Wage Contributions	Number of Employees
Ended	Contributions	7½ Percent	Reported
3-31-63	\$21,521,796.73	\$1,560,262.35	24,563
6-30-63	22,321,050.77	1,618,087.01	25,444
9-30-63	16,363,627.09	1,186,363.10	25,088

12-31-63	15,102,357.40	1,094,920.67	25,585
3-31-64	22,770,492.76	1,650,938.14	25,855
6-30-64	24,078,210.90	1,745,926.45	26,545
9-30-64	16,918,216.71	1.226,570.71	26,137
12-31-64	16.245,146.36	1,177,773.11	26,606

FIGURE III

State Employees — Amount of Wage Contributions Paid and Number of Employees Reported Under Old Age, Survivors, and Disability Insurance

Program by Quarters January, 1963 through December, 1964

Quarter Ended	Wages Subject to Contributions	Wage Contributions 7½ Percent	Number of Employees Reported*
3-31-63	\$7,403,700.54	\$536,768.29	6,545
6-30-63	6.091,759.08	441,652.53	6,946
9-30-63	6,435,206.93	466,552.50	7.307
12-31-63	4.141.764.98	300,277.96	6,104
3-31-64	7,115,711.74	515,889.11	6,461
6-30-64	5,984,017.79	433.841.29	6,868
9-30-64	6,517,722.87	472,534.91	7,319
12-31-64	4,516,092.02	327,416.68	6,222

^{*}Includes all temporary, part-time and seasonal positions and members of state boards and commissions.

The number of state employees shows a decrease from the previous year beginning with the calendar quarter ended March 31, 1964. This is due to the transfer of the employees at the Keene and Plymouth State Colleges to the University of New Hampshire effective January 1, 1964 by action of the 1963 Legislature.

Referenda

Only one referendum was held during the biennium which was for the non-teaching employees of Supervisory Union No. 18. These employees had voted against OASDI Coverage in a previous referendum held on April 25, 1956 when all the employees in the political subdivisions that were members of the Employees Retirement System had an opportunity to vote on whether or not they should be covered by OASDI.

On January 16, 1964 the employees of the Supervisory Union requested the Governor to hold another referendum on OASDI Coverage. The Governor authorized the date of notice of the referendum as February 10, 1964. The referendum was

held on May 20, 1964 under the supervision of the State Agency, and both employees eligible to vote cast affirmative ballots. As a result the non-teaching employees of Supervisory Union No. 18 are now covered by OASDI.

Administrative Cost

The State Agency continued to collect the administrative costs of the state-local OASDI program during the biennium from those political subdivisions and state divisions participating in the program. These entities are billed after the end of the fiscal year (June 30) for their proportionate share of the administrative costs for the previous fiscal year based on the proportion their wage contributions bears to the total wage contributions collected during the fiscal year. The minimum charge is \$1.00 per year.

The rate for the fiscal year ended June 30, 1963 was .255% of the wage contributions each subdivision was required to make annually to the State Agency. This rate decreased to .184% during the next fiscal year ended June 30, 1964 due to a decrease in administrative expenses. There has been no problem to date in collecting the administrative cost payable.

Recommendations

Amount Necessary for Employer's Share of Old Age, Survivors and Disability Insurance Wage Contributions for General Fund Departments.

Your State Agency estimates that the Legislature should appropriate the sum of \$1,060,000 for the next biennium, July 1, 1965 through June 30, 1967, to pay the employer's (state's) share of the Social Security wage contributions payable on employees of the State Departments paid from the general fund. The amount for each year is listed below:

July 1, 1965-June 30, 1966	\$490,000
July 1, 1966-June 30, 1967	570,000
Total for Riennium	\$1,060,000

The above figures have been adjusted to provide for the increase in the OASDI employer contribution rate from 35/8% to 41/8% effective January 1, 1966. They have also been adjusted to provide for a 5% increase in positions for each of the fiscal years involved.

No other factors were considered in making the above estimates. Circumstances which would increase the amounts required are a salary increase for State employees and amendments to the Social Security Act changing the wage base and wage contribution rates.

Amount Necessary for State's Share of Old Age, Survivors, and Disability Insurance Wage Contributions on Teachers and Nurses Whose Positions Are Covered by the New Hampshire Teachers' Retirement System.

Your State Agency estimates that the Legislature should appropriate the sum of \$1,035,000 for the next biennium to pay the state's 40% portion of the employer's share of the Old Age, Survivors, and Disability Insurance wage contributions payable on the public school teachers and school nurses in the state whose positions are covered by the New Hampshire Teachers' Retirement System.

The estimate for the biennium is as follows:

July 1, 1965-June 30, 1966 July 1, 1966-June 30, 1967	
Total for Biennium	\$1,035,000

The above estimate takes into account the increase in the OASDI employer wage contribution rate from 35/8% to 41/8% effective January 1, 1966.

It also provides for a $10\frac{o_0}{o}$ increase in teaching positions for each of the fiscal years involved.

No provision has been made for an increase caused by amendments to the Social Security Act by Congress.

Respectfully submitted,

James J. Barry, Commissioner State of New Hampshire Department of Health and Welfare

Resolutions

Mr. Bingham of Concord offered the following resolution:

Whereas, We have learned that the Honorable George L. Hurd, of Concord, will reach the grand age of ninety-three on Friday, May 28, and

Whereas, He has served his state well as Custodian of Mail and Supplies of the House of Representatives at the 1947 session and was a Representative from Ward 5, Concord at the 1949 and 1951 sessions, therefore be it

Resolved, That we, the Members of the 1965 House of Representatives in General Court convened, extend our congratulations to this fine gentleman on his ninety-third birthday, and be it further

Resolved, That a copy of these resolutions be transmitted to Mr. Hurd.

On a viva voce vote these resolutions were adopted.

Resolution

Mr. Peever and Mr. Regan of Salem for the Salem Delegation, offered the following resolution:

Whereas, We have learned with deep regret of the tragic death of Erin McMahon, infant daughter of Representative Charles T. McMahon of Salem, therefore be it

Resolved, that we, the Members of the 1965 House of Representatives in General Court convened, do hereby extend our most fervent sympathy to Representative and Mrs. McMahon in their bereavement, and be it further

Resolved, That a copy of these resolutions be transmitted to Mr. and Mrs. Charles T. McMahon.

On a rising vote of silence the House unanimously adopted the resolutions.

Communication

To the New Hampshire General Court.

Thank you sincerely for your kind expression of sympathy. It was deeply appreciated.

s/ Mrs. Charles Guest and family

* * *

The Chair announced that yesterday, May 24th, was the 51st wedding anniversary of Mr. & Mrs. Brown of Loudon.

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

SB 94, amending the charter of the Nashua Trust Company, was read a third time, passed, and sent to the Secretary of State to be engrossed.

The following House bills were read a third time, passed, and sent to the Senate for concurrence:

HB 626, relative to voting for school board members in the Newfound Regional Cooperative School District.

HB 458, relating to wild bear.

HB 226, to regulate the operation of business on Sunday.

HB 418, relating to calculation of annual and sick leave of state employees.

HB 521, relative to the investment of capital reserve funds of cities.

HB 500, relating to hospital survey and construction.

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m HB}$ 560, restricting operation of motor vehicles on clam flats.

On motion of Mrs. Schwaner of Plaistow the House adjourned at 12:08 P.M.

WEDNESDAY, May 26, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by the Chaplain as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

O Almighty God, in these days preceding our national day of memory for those who gave their lives in the defense of our nation, grant us the power to keep faith with those who died. In our duties in this General Court may we so discharge ourselves that the greatness of our cause may shine brighter than any cloud of forgetfulness and the measure of our acts be in some small way always harmonious with the sacrificial acts of the past. Amen.

Pledge of Allegiance to the Flag

Mr. Boucher of Rochester led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The following guests from the Vermont Assembly were introduced and the Speaker of the Assembly addressed the House briefly.

Franklin S. Billings, Jr., Speaker of the House

George Kingston, Minority Leader

Richard Mallary, Chairman — Appropriations

Robert Picher, Clerk

Tracy Kenyon, Vice Chairman, Banking

Sanborn Partridge, former Chairman, Education

Norman James — Television

On motion of Senator Buchanan from the 12th District the Convention rose.

The Chair introduced the following groups as guests of the House today:

A group of Republican women from Coos, Grafton and Merrimack Counties visiting the State House today as a part of the program of "Legislative Days" sponsored by the Women's Division of the Republican Party.

A group of citizens from Fitzwilliam, courtesy of Mr. Watkinson of Fitzwilliam.

The 4th Grade from the Ellen School of Rochester with their teachers, Mrs. Lacasse and Mrs. Kendall, courtesy of Mr. Boucher of Rochester.

The 7th and 8th grade from the Gilmanton Corner School with their teacher, Robert Triana, courtesy of Senator Rinden of Concord.

Group of Safety Patrol school children of the Marston School, Brown School, Bartlett School of Berlin are guests of the Berlin Delegation, with their supervisors, Mrs. Patricia Valliere, Mrs. Marion Fysh, Mrs. Jamieson Hollway.

Mr. Gerald Marks, New York City ASCAP National Winters Advisory Committee, guest artist at the Speaker's dinner this evening.

Leaves of Absence

Mr. Clymer of Harrisville and Miss Bailey of Newport were granted leave of absence for today and tomorrow on account of important business.

Mr. Gamache of Manchester was granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills and House Joint Resolutions were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 713, relative to the application of motor vehicle laws to certain non-public ways. (Grinnell of Durham — Rules) To Transportation.

HB 714, relative to tax exemption on real estate conveyed to tax exempt organizations with retention of life estate. (Kurth of Sandwich) To Ways & Means.

HB 715, to amend the powers of the passenger tramway safety board. (Bigelow of Warner) To Resources, Recreation & Development.

HB 716, relative to the United States Trade Expansion Act of 1962 and Unemployment Compensation. (Angus of Claremont — Rules) To Labor.

HB 717, relative to nonresident student hunting and fishing license. (Murphy of Pittsfield and Wheeler of Shelburne — Rules) To Fish & Game.

HB 718, permitting doctors to have emergency lights on motor vehicles. (Lemieux of Manchester) To Transportation.

HB 719, to compensate towns and cities for tax losses because of state owned land. (Smith of Plymouth and Welch of Concord) To Ways and Means.

HJR 47, in favor of Albert D. Clarke and Ida M. Clarke. (Reddy of Hopkinton — Rules) To Appropriations.

Committee Reports

HB 367, extending appropriation for the Beaver Brook dam, Mrs. Hartigan of Rochester for Appropriations. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the numbers "1968" in the last line and inserting in place thereof the figures, 1967, so that the section is amended to read:

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 157, relating to the establishment of community mental health programs and state aid therefor, Mrs. Hartigan of Rochester for Appropriations. Ought to pass with amendment.

Amendment

Amend RSA 126-B:8, as inserted by section 1 of the bill, by adding at the end the following sentences:

As an incentive to communities lacking a mental health program to apply for assistance provided by this chapter, the commissioner shall make a grant not to exceed seventy-five hundred dollars to an applicant towards the expenses of its first year of operation of a mental health program without requiring the matching funds from the applicant and without regard to the restrictions on grants provided by this section, if the applicant otherwise meets the requirements set forth in this chapter. As an additional incentive, in the second year of operation of a mental health program under this chapter, the grants shall be made on a scale of three dollars for every one dollar raised locally, and without regard to the restrictions on grants provided by this section. In all other years of operation, in areas not meeting federal matching fund requirements or population density requirements, and having a clinic serving an area not closer than twenty miles to an existing clinic, the scale of matching funds shall be three dollars for every one dollar raised locally. In all localities the fair rental value of physical facilities furnished by a local community shall be counted as part of the funds raised locally, so that the section is amended to read as follows:

126-B:8 Grants. Grants for any program shall be made on a scale of two dollars for every one dollar raised locally providing such grant of money shall not exceed in any single year two-thirds of the total expenditure for (a) salaries, (b) contract facilities and services, (c) operation, maintenance, service costs, (d) per diem and travel expenses of personnel; nor shall they exceed in any fiscal year one dollar per capita of the area served by the program. No grant shall be made for capital expenditures. Grants shall be made for expenditures for mental health services whether provided by operation of a local facility or through contract with other public or private agencies. At the discretion of the commissioner of health and welfare with the recommendation of the director of mental health, provision may be made for those areas which are unable to meet the matching fund requirements stated above. As an incentive to communities lacking a mental health program to apply for assistance provided by this chapter, the commissioner shall make a grant not to exceed seventy-five hundred dollars to an applicant towards the expenses of its first year of operation of a mental health program without requiring the matching funds from the applicant and without regard to the restrictions on

grants provided by this section, if the applicant otherwise meets the requirements set forth in this chapter. As an additional incentive, in the second year of operation of a mental health program under this chapter, the grants shall be made on a scale of three dollars for every one dollar raised locally, and without regard to the restrictions on grants provided by this section. In all other years of operation, in areas not meeting federal matching fund requirements or population density requirements and having a clinic serving an area not closer than twenty miles to an existing clinic, the scale of matching funds shall be three dollars for every one dollar raised locally. In all localities the fair rental value of physical facilities furnished by a local community shall be counted as part of the funds raised locally.

Amend section 2 of the bill by striking out the words "three hundred" and inserting in their place the words, one hundred fifty; further amend the section by inserting after the word and figures "June 30, 1967" the words, These sums are in addition to the sums appropriated in the budget bills for each of these two years, so that the section is amended to read as follows:

2 Appropriations. For the purpose of providing funds for state grants-in-aid under the provisions of RSA 126-B there are hereby appropriated for the fiscal year ending June 30, 1966 the sum of one hundred fifty thousand dollars and a like sum for the fiscal year ending June 30, 1967. These sums are in addition to the sums appropriated in the budget bills for each of these two years. The sums hereby appropriated shall not lapse but be a continuing fund but shall not be expended for any purpose other than for purposes authorized by RSA 126-B. The sums hereby appropriated shall be a charge upon the general funds.

* * *

Mrs. Hartigan of Rochester explained the amendment.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 339, relative to legislative mileage allowances, Mr. Roberts of Conway for Appropriations. Ought to pass.

Mrs. Greene of Rye offered the following amendment.

Amendment

Amend section 3 of the bill by striking out the figures "1965" and inserting in place thereof the figures, 1967, so that the section is amended to read:

3 Takes Effect. This act shall take effect as of January 2, 1967.

* * *

The clerk read the amendment in full.

Mrs. Greene of Rye spoke in favor of the amendment.

Mr. Sheridan of Berlin spoke against the amendment.

Mr. O'Neil of Chesterfield spoke in favor of the amendment.

(discussion ensued)

Mr. Maloomian of Somersworth spoke against the amendment.

Mr. McMeekin of Haverhill rose on a point of Parliamentary inquiry.

The Chair stated that the question before the House was on the amendment offered by the Representative from Rye, Mrs. Greene.

(discussion ensued)

Mr. Williamson of Goshen moved that HB 399 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Mr. Hancock of Concord spoke against the motion and the Greene amendment and for the bill.

(discussion ensued)

Mr. Coutermarsh of Lebanon spoke against the motion and for the bill.

Mr. Smith of Plymouth spoke against the motion.

(discussion ensued)

Mrs. Brungot of Berlin spoke against the motion and for the bill. Mr. Williamson of Goshen withdrew his motion to indefinitely postpone.

The question being on the Greene amendment.

Mr. Feldman of Manchester spoke against the amendment and for the bill.

Mr. Andersen of Concord spoke against the bill.

(discussion ensued)

Mr. Stratton of Derry moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question being on the amendment as offered by Mrs. Greene of Rye.

On a *viva voce* vote the amendment was not adopted, and the bill was ordered to a third reading.

The following members wished to be recorded as voting no on the bill:

Mrs. Greene of Rye, Mr. Merrifield of Sunapee, Mr. Soucy of Manchester, Mr. O'Neil of Chesterfield, Mr. Murphy, Jr. of Pittsfield, Mr. Kelsey of Nottingham, Mrs. Adams of Charlestown, Mr. Hamel of Seabrook, Mr. Yardley of Roxbury, Mr. Grinnell of Durham, Mr. Sanders of Concord, Mr. Crouch of Durham, Mr. Bingham of Concord, Mr. Howard of Concord, Mr. Spitzli of Walpole, Mr. Pryor of Ashland, Mr. Farrington of Conway, Mrs. Winkley of Rochester, Mr. Bartlett of Manchester, Mrs. Colburn of of New Boston, Mrs. Mc-Donough of Newcastle, Mrs. White of Portsmouth, Mr. Williamson of Goshen, Mr. Kopperl of Canterbury, Miss Faulkner of Keene, Mrs. Berry of Barrington, Mr. Peaslee of Concord, Mr. Leonard of Nashua, Mr. Manchester of Hanover, Mr. Smith of Plymouth, Mr. Watson of Belmont, Mr. Scott of Derry, Mr. Bednar of Hudson, Mr. Hanson of Bow, Mrs. Johnson of Monroe, Mr. Remick of Tamworth, Mr. Jelley of Concord, Mr. Burnham of Nashua, Mrs. VanLoan of Bedford, Mr. Brocklebank of Hollis, Mr. Stearns of Hinsdale, Mr. Wiggin of Bedford, Mrs. Frizzell of Charlestown, Mrs. Griffin of Auburn, Mrs. Davis of Greenfield, Mr. Brown of Peterborough, Mr. Carter of Milford, Mr. Low of Hanover, Mrs. Schwaner of Plaistow, Mrs. St. John of Barnstead.

Mr. Willey of Campton: yes.

Mr. Ferguson of Milford moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not sufficiently advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 564, to amend the Area School Plan and the Law relating to the School Building Authority, Mrs. Demers of Lebanon for Education. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by adding at the end thereof the words, it may also include a fair charge for any debt service and reduction of principal, which may become due between date of bond issue and date of building occupancy, so that the section is amended to read:

2 Rental Charge. Amend paragraph X of RSA 195-A:1 as inserted by 1963, 277:1 by striking out the paragraph and inserting in its place the following: X. "Annual rental charge per pupil" shall mean that additional payment included in tuition as defined in paragraph IX which represents a fair charge for building occupancy. It may also include a fair charge for any debt service and reduction of principal, which may become due between date of bond issue and date of building occupancy.

Amend the bill by striking out section 5 and inserting in its place the following:

5 Construction. Amend RSA 195-A:7, as inserted by 1963, 277:1 by striking out the section and inserting in its place the following: 195-A:7 Construction of Area Schools. The construction of an area school building, including construction of additions or alterations of existing buildings, the required new construction of such facilities during the life of the plan, the equipment thereof, and necessary land acquisition therefor, shall be the responsibility of the receiving district but it must, at all times, provide facilities of sufficient capacity to meet the estimated educational needs of the receiving and sending districts together. A receiving district may borrow money for such purposes as provided in RSA 33 as amended. However, in calculating whether it is within its debt limit, there shall be

charged thereto an amount no greater than its proportionate share of any such required capital outlay, which shall be the proportion which its then estimated enrollment in the area school, to be constructed or enlarged, bears to the then estimated total enrollment therein, as determined by order of the state board. The total amount of such bond or serial note issue shall be general obligations of the receiving district, fully secured by its powers of taxation. Upon application of the school board of the receiving district, that amount of such bond or serial note issue, which is in excess of the proportionate share of the receiving district as determined by the state board, shall be eligible for state guarantee, either on a declining balance basis or as a separate issue fully guaranteed, as the governor and council may decide, in accordance with RSA 195-B. The school board of the receiving district, without vote of the district, shall apply all tuition payments received from sending districts in each year first to the payment of the currently scheduled, or any past due, annual installments of principal or interest on that amount of such bond or serial note issue which is guaranteed by the state; and only after adequate provision has been made therefor may any portion of such revenue be used for other purposes.

Amend section 11 of the bill by inserting after RSA 195-B:2 as inserted thereby the following new section:

195-B:3 Separate Bond Issue. If it appears more advantageous to the public interest not to use the declining-balance mode of guarantee, the state guarantee may be extended in full to that portion of the bond or serial note issue of the receiving district which exceeds its proportionate share as thus determined; and in such event the fully guaranteed portion of such bond or note issue shall be a separate and distinct issue. The determination of which mode of guarantee to apply, shall be made by the governor and council upon recommendation of the school building authority.

Amend RSA 195-B:3 as inserted by section 11 by renumbering the section to read 195-B:4 and by adding at the end of said section the following:

195-B:5 Application to Pending Issues. The provisions of this chapter shall apply to bond or serial note issues which have been authorized by cooperative school districts or receiving

districts prior to the effective date of this act but which have not been issued or sold prior thereto.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

On motion of Mr. Ferguson of Milford the Rules of the House were so far suspended as to permit third reading and final passage of HB 564 by title only at the present time.

Third Reading

HB 564, to amend the Area School Plan and the Law relating to the School Building Authority, was read a third time, passed, and sent to the Senate for concurrence.

Reports (cont.)

SB 20, relating to administrative committee of the district and municipal courts, Mr. Cobleigh of Nashua for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HJR 30, in favor of the State of Maine, Mr. Belcourt of Nashua for Appropriations. Ought to pass.

On a viva voce vote the House Joint Resolution was ordered to a third reading.

HJR 3, to provide compensation for persons damaged by limitations on signs on interstate highways, Mr. Cassassa of Hampton for Appropriations. Ought to pass.

On a *viva voce* vote the House Joint Resolution was ordered to a third reading.

HJR 7, in favor of Mount Washington Observatory, Mr. Bell of Plymouth for Appropriations. Ought to pass.

On a *viva voce* vote the House Joint Resolution was ordered to a third reading.

HJR 8, in favor of the New Hampshire Veterans Association, Mr. Smith of Concord for Appropriations. Ought to pass.

Mr. DeBlois of Laconia moved that HJR 8 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Mr. Resnick of Manchester and Mr. O'Shan of Laconia spoke against the motion.

Mr. Stafford of Laconia rose on a point of information.

On a viva voce vote the motion to indefinitely postpone was lost.

On a viva voce vote the House Joint Resolution was ordered to a third reading.

HB 267, relative to building and loan associations, Mr. Cox of Merrimack for Banks. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Loans. Amend RSA 393:15 (supp) as amended by 1955, 131:2 and 1963, 313:1 by inserting after the word "years" in the nineteenth line the words, if any such loan becomes delinquent the lender may not grant more than a five year further period to the borrower in which to correct his delinquency, so that the section is amended to read:

393:15 Loans. Any such corporation may loan money so collected, together with interest, premiums, fines and profits arising from the business, to its shareholders and members on first mortgages on real estate situated anywhere in the state or within a fifty mile radius of its main office in any state contiguous to this state, provided however, that the geographical limitations shall not apply to federal housing administration and veteran administration insured loans purchased from an individual, partnership, association or corporation duly registered as a dealer in securities in this state, or on buildings in the town of Hampton situated on land not belonging to the owner of the building. The loans shall not exceed the appraisal value of said property. Such corporation may accept other satisfactory collateral as additional security for the loan. A premium may be charged in excess of the established rate of interest. Said loans shall be share sinking fund or direct reduction loans. In share

sinking fund loans serial shares of the corporation shall also be pledged sufficient in amount to repay the loan upon maturity. Direct reduction loans shall be repayable in monthly installments sufficient to amortize the same paying off interest or premium and principal in any period of time not exceeding twenty-five years. If any such loan becomes delinquent the lender may not grant more than a five year further period to the borrower in which to correct his delinquency. Any such corporation holding a first mortgage on such property may take a subsequent mortgage or mortgages on the same property provided that there are no intervening liens. Any shareholder may borrow on the shares of such corporation up to the full value thereof at the time of the loan.

Amend section 3 of the bill by striking out the section and inserting in its place the following:

- 3 Real Estate Investments. Amend paragraph II of RSA 393:24 (supp) as amended by 1955, 131:1 and 1963, 313:14, by adding at the end thereof the words, except as it is authorized to do so by the commissioner, so that the paragraph is amended to read:
- II. In the purchase of improved or unimproved real estate and in the construction or improvement of buildings thereon for the purpose of providing offices for the transaction of an association's business, such buildings may also include space for rental purposes. The cost to the association of such lands and buildings shall not exceed fifty percent of the sum of such association's guaranty fund, surplus, and reserves at the time investment is made, except as it is authorized to do so by the commissioner.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 592, providing additional retirement allowances for certain retired state employees, Mrs. Marx of Langdon for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the words "sixteen thousand three hundred and ninety-six dollars" and insert-

ing in their place the words, twenty thousand three hundred dollars; further amend by striking out the words "sixteen thousand three hundred and ninety-seven dollars" and inserting in their place the words, twenty thousand three hundred dollars, so that the section is amended to read as follows:

2 Appropriation. To provide funds for the payment of the supplemental allowances provided herein, the sum of twenty thousand three hundred dollars is hereby appropriated for the fiscal year ending June 30, 1966, to be expended between January 1, 1966 and June 30, 1966 and the sum of twenty thousand three hundred dollars is hereby appropriated for the fiscal year ending June 30, 1967, to be expended between July 1, 1966 and December 31, 1966. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

* * *

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 483, relative to nonresident hunting licenses to shoot unprotected animals and birds, Mr. Merrifield of Sunapee for Fish and Game. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by inserting after the word "dollars" in the sixth line the words, and twenty-five cents, so that the section is amended to read:

1 License. Amend RSA 214:9 as amended by 1955, 105:1; 324:1-3 and 1961, 32:2 by inserting after paragraph IX the following new paragraph: X. If the applicant is a non-resident and wishes to shoot unprotected animals and birds during the period from April 1 to October 1, ten dollars and twenty-five cents, and the agent shall thereupon issue an appropriate nonresident hunting license which shall entitle the licensee to hunt, shoot, or take unprotected animals and birds for said time only under restrictions of this title and subject to the provisions of RSA 572, as amended, relative to trespasses on improved land.

* * *

On a viva voce vote the amendment was adopted.

Mr. Bork of Salisbury moved that HB 483 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Mr. London of New London spoke against the motion.

(discussion ensued)

Mrs. St. John of Barnstead spoke in favor of the motion.

At the request of Mr. Cole of Swanzey, Mr. Murphy of Pittsfield explained the bill.

(discussion ensued)

Mr. Seymour of Carroll spoke in favor of the motion.

(discussion ensued)

Mr. Cole of Swanzey spoke in favor of the motion.

Mr. Coutermarsh of Lebanon spoke in favor of the motion.

Mr. Oleson of Gorham spoke against the motion.

(discussion ensued)

Mr. Hanson of Bow spoke in favor of the motion.

(discussion ensued)

Mr. Bork of Salisbury spoke a second time in favor of the motion.

Mr. London of New London spoke a second time against the motion.

On a viva voce vote the motion was adopted and HB 483 was indefinitely postponed.

HB 345, relative to a finding of disability or death of municipal firemen due to heart and lung disease or hypertension, in workmen's compensation proceedings, Mr. Kelsey of Nottingham for Labor. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the words "or hypertension" so that the title is amended to read: An act relative to a finding of disability or death of municipal firemen due to heart and lung disease, in workmen's compensation proceedings. Amend the bill by striking out section 1 and inserting in its place the following:

1 Workman's Compensation Law. Amend RSA 281 by adding a new section as follows: 281:7-a Municipal Firemen. In any proceeding involving the application by a municipal fireman or his beneficiary for disability or death benefits under this chapter where at the time of death or filing of application for disability benefits the deceased or disabled fireman had a qualified medical examination given prior to the time of his accident showed no evidence of heart or respiratory defect or disease, and where the disability or death is found to be caused by heart or respiratory defect or disease, the finding is presumptive evidence that the defect or disease, was caused by employment as a municipal fireman.

* * *

On a *viva voce* vote the amendment was adopted.

Mr. Williamson of Goshen moved that HB 345 be recommitted to the committee on Labor and spoke in favor of the motion.

(discussion ensued)

Messrs. Stevenson of Bethlehem, Stafford of Laconia, Pickett of Keene and Coutermarsh of Lebanon spoke against the motion.

On a viva voce vote the motion was not adopted.

The question now being, shall the bill be read a third time.

On a viva voce vote the bill was ordered to a third reading.

HB 552, relative to benefits and taxing provisions under the unemployment compensation law, Mr. O'Hara of Gorham for Labor. Ought to pass with amendment.

Amendment

Amend paragraph (2) of RSA 282:5-c as amended by section 7 of the bill by striking out the word "thirty" in the third line and inserting in its place the word, twenty-five, so that the paragraph is amended to read:

(2) Tenure. The appointed members shall serve at the pleasure of the commissioner and shall be paid twenty-five

dollars for each day or any part thereof during which they perform services at the request of the commissioner and shall be reimbursed for all expenses determined by the commissioner to be necessary to the performance of their duties.

Amend paragraph (11) of RSA 282:6-d as amended by section 9 of the bill by striking out the words, "for the two fiscal years following that computation date occurring next after the election," in the thirteenth, fourteenth and fifteenth lines and inserting in place thereof the words, at any time thereafter, so that the paragraph is amended to read: (11) Notwithstanding any other provision of this chapter, an employer whose contribution rate is determined to be 3.5 per centum or more may, on or before a computation date, elect to have his contribution rate thereafter computed on each computation date solely on the then most recent five years' experience. Such election by an employer shall be irrevocable. Provided, that in the event of such election, no rates shall be assigned lower than 2.7 per centum at any time thereafter.

On a *viva voce* vote the amendment was adopted.

Mr. Angus of Claremont explained the bill.

Mr. Pickett of Keene moved that the remarks of the member from Claremont, Mr. Angus be printed in the Journal.

The Chair ordered the remarks printed in the Journal.

On a viva voce vote the bill was ordered to a third reading.

HB 481, relative to zoning powers of the Lower Bartlett Water Precinct, Mr. Hanson of Bow for Municipal and County Government. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HB 482, requiring seat belts to be installed on certain motor vehicles, Mr. Uhlenberg of Gilmanton for Transportation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 608, relative to standards for tires on motor vehicles and trailers, Mr. Low of Hanover for transportation. Pass with amendment.

Amendment

Amend RSA 263:84 as inserted by section 1 of the bill by striking out the words "commissioner of the department of safety" in the sixth line and inserting in place thereof the words, director of motor vehicles, so that the section is amended to read:

263:84 Tire Requirements. It shall be unlawful to operate a motor vehicle or trailer upon the public highways unless such motor vehicle or trailer is equipped with tires in safe operating condition in accordance with requirements established by the director of motor vehicles. No tire mounted on a motor vehicle or trailer shall be deemed to be in safe operating condition unless it meets the visual and tread depth requirements set forth in these regulations.

Amend section 2 of the bill by striking out the words "sixty days after its passage" and inserting in place thereof, October 1, 1965, so the section is amended to read:

2 Takes Effect. This act shall take effect October 1, 1965.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 622, relative to the operation of motor vehicles, Mr. Manning of Northumberland for Transportation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Concurrent Resolution, relative to the Federal Government levy of a 10% excise tax on telephone services, Mr. Maloomian of Somersworth for Ways and Means. Concurrent Resolution be adopted.

On a viva voce vote the Concurrent Resolution was adopted.

On motion of Mr. Stafford of Laconia the order whereby HB 631, relative to water resources, flood control, recreation, conservation, navigation and the construction of an inland navigable water way from Alton Bay in Lake Winnipesaukee to Great Bay, was referred to Resources, Recreation and Development was vacated and the bill was referred to Public Works.

On motion of Mr. Stafford of Laconia the order whereby the Concurrent Resolution, relating to construction of an inland water way from Lake Winnipesaukee to Great Bay was referred to Resources, Recreation and Development was vacated and the Concurrent Resolution referred to Public Works.

Senate Message

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

HB 170 An Act to increase the public revenue from the tax on tobacco, and the President has appointed as members of said Committee on the part of the Senate:

Senator Waterhouse and Senator Lamontagne.

* * *

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives.

HB 544, legalizing the proceedings of the annual meeting of the Timberlane Regional School District held in the town of Kingston on April 10, 1965.

HB 210, relative to powers of Franconia College to grant degrees.

HB 227, relative to airport managers.

HB 300, relative to planning board regulations for subdivision of land in the city of Nashua.

HB 324, to establish a capital reserve item for special tax areas in the town of Hanover, and exempting personal property from sewer and sidewalk area taxes.

HB 411, relative to trustees of Brewster Free Academy.

HB 545, to legalize the special town meeting of June 5, 1962, and the annual town meetings on March 10, 1964, and March 9, 1965, in the town of Brentwood.

HB 546, legalizing the annual town meeting held in the town of Tilton on March 9, 1965.

HB 547, legalizing the annual town meeting held in the town of Sandwich on March 9, 1965 and the special town meeting held in the town of Piermont on May 7, 1965.

Further Senate Message

The Senate refuses to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

HB 440, An Act relative to the firemen's retirement system.

* * *

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendment, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 279, An Act providing for the assessment and collection of a special head tax for state purposes.

Amendment

Amend section 3 of the bill by striking out in line two thereof the word "April" and inserting in place thereof the word, June, so that said section as amended shall read as follows:

3 Time of Payment. The head tax shall be assessed upon June 1, 1965, and April 1, 1966, and payable upon demand on or after each of said dates.

Amend section 4 of the bill by striking out in line three thereof the words and figures "June 1, 1965" and inserting in place thereof the words and figures, July 1, 1965, so that said section as amended shall read as follows:

4 Collection. The selectmen of towns and assessors of cities shall on or before July 1, 1965 and June 1, 1966 make a list of all head taxes by them assessed against residents of their respective towns and cities and commit the list together with a warrant under their hands and seals to the collector of taxes for such town or city directing the collector to collect the head taxes on or before December first next following and to keep the head taxes in a special account, and monthly, or oftener,

to pay the head taxes over to the town or city treasurer as the taxes are collected. Upon receipt of the original head tax warrant in each year the collector shall forthwith certify to the state treasurer, upon a form prescribed and provided by the state treasurer, the total amount of the taxes received. Upon application by the assessors the tax commission for good cause may extend the time for delivery of the head tax warrant.

Amend section 19 of the bill by striking out in line two thereof the word "April" and inserting in place thereof the word, June, so that said section as amended shall read as follows:

19 Takes Effect. This act shall take effect as of June 1, 1965.

Mr. Angus of Claremont moved that the reading of the amendment be dispensed with.

On a viva voce vote the motion was adopted.

Mr. Angus of Claremont moved that the House concur in the Senate amendment.

On a viva voce vote the motion was adopted.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 21, An Act relative to number of election inspectors at biennial election.

Amendment

Amend section 2 of the bill by striking out lines seven and eight and inserting in place thereof the following:

to the relief of the ballot clerks and to assist the illiterate and physically disabled in voting their

Further amend section 2 of the bill by striking out lines twenty-three and twenty-four and inserting in place thereof the following: limited to the relief of the ballot clerks and to assist the illiterate and physically disabled

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment.

HB 232, An Act permitting cooperative banks and building and loan associations to engage in the safe deposit business.

Amendment

Amend the title of said bill by striking out the same and inserting in place thereof the following:

An Act permitting cooperative banks and building and loan associations to engage in the safe deposit business.

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

l Building and Loan Associations. Amend RSA 393 by inserting after section 45 (supp) as amended by 1955, 51:2 the following new section: 393:45-a Safe Deposit Business. Any cooperative bank or

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment.

HB 337, An Act relating to contributing to delinquency of a juvenile.

Amendment

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 Custody. Amend RSA 169:32 as inserted by 1957, 214:1 by striking out the words "found to be delinquent" in the

Amend section 2 of the bill by striking out the first two lines and inserting in place thereof the following:

2 More Than One Offense. Amend RSA 169:33 as inserted by 1957, 214:1 and amended by 1959, 12:1 by striking out the words "to be delinquent by

Amend section 3 of the bill by striking out the first two lines and inserting in place thereof the following:

3 Finding After Hearing. Amend RSA 169:34 as inserted by 1957, 214:1 by inserting at the beginning of the section the

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment.

Further Senate Message Senate Bills Read and Referred

SB 67, relative to retirement benefits for officials and employees of the League of New Hampshire Arts and Crafts. Exec. Depts. & Adm.

SB 98, relative to the Manchester Police Relief association of Manchester. Manchester Del.

SB 76, relative to the exemption from tax on neat stock and poultry. Ways & Means.

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills and House Joint Resolutions be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

SB 20, relating to adminstrative committee of the district and municipal courts, was read a third time, passed, and sent to the Secretary of State to be engrossed.

The following House bills and House Joint Resolutions were read a third time, passed, and sent to the Senate for concurrence:

HJR 3, to provide compensation for persons damaged by limitations on signs on interstate highways.

HJR 7, in favor of Mount Washington Observatory.

HJR 8, in favor of the New Hampshire Veterans Association.

HJR 30, in favor of the State of Maine.

HB 157, relating to the establishment of community mental health programs and state aid therefor.

Mr. O'Neil of Chesterfield having voted with the majority moved that the House reconsider its action whereby HB 157 was passed, and spoke against the motion.

On a viva voce vote the motion to reconsider was lost.

Third Readings (continued)

HB 267, relative to building and loan associations.

HB 339, relative to legislative mileage allowances.

Mr. Kearns of Manchester having voted with the majority moved that the House reconsider its action whereby HB 339 was passed.

On a viva voce vote the motion to reconsider was lost.

HB 345, relative to a finding of disability or death of municipal firemen due to heart and lung disease in workmen's compensation proceedings.

Mr. Stafford of Laconia having voted with the majority moved that the House reconsider its vote whereby it passed HB 345 and spoke against the motion.

On a *viva voce* vote the motion was not adopted.

Third Readings (continued)

HB 367, extending appropriation for the Beaver Brook dam.

HB 552, relative to benefits and taxing provisions under the unemployment compensation law.

HB 608, relative to standards for tires on motor vehicles and trailers.

* * *

The Chair announced that today is the birthday of Representative Dumont of Rochester.

On motion of Mrs. Scott-Craig of Hanover the House adjourned at 2:11 P.M.

THURSDAY, May 27, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by the Chaplain as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

O God, as we return from this General Court to our homes and communities on this special weekend, give us reverence in our memory of our nation's dead. May we rededicate ourselves by the remembrance that we are living links between the Faith of those who gave the last full measure of devotion and the hope of their succeeding generation. Let no act of ours in this Legislature make us ashamed in this high cause. This we ask by the Grace of Jesus our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Cavis of Bridgewater led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today.

The Sophomore Academic World History Class of the Laconia High School, courtesy of Messrs. Stafford and Foster of Laconia.

A group of 8th grade students from the Newfound Memorial High School, courtesy of Mr. Plumer of Bristol.

A group of students from the Hooksett Village School, courtesy of Messrs. Cook and Lafond of Hooksett.

The Senior Class of the Exeter High School with Mr. Otis, Chairman of Social Studies, courtesy of the Exeter Delegation.

The Senior Class in Government of the Marlboro High School and their teacher, Mrs. Thomas, courtesy of Mr. Lerandeau of Marlboro and Mr. Yardley of Roxbury.

The 4th & 5th grades from the Lincoln-Ackerman School, Hampton Falls, guests of Mrs. Barnes of Hampton Falls.

Leaves of Absence

Mr. Junkins of Exeter was granted leave of absence for the day on account of illness.

Mr. Nikitas of Nashua was granted leave of absence for the day on account of illness in the family.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 720, to prohibit the invasion of personal privacy. (Hamilton of Claremont) To Judiciary.

HB 721, to provide access to ocean waters. (Greene of Rye) To Resources, Recreation and Development.

HB 722, establishing the New Hampshire Transportation Authority. (McGee of Lincoln & Coutermarsh of Lebanon) To Transportation.

HB 723, relative to salaries of certain ward officers of the city of Laconia. (Hayner of Laconia) To Laconia Delegation.

HB 724, relative to sale of liquor to members of associations affiliated with certain clubs. (Welch of Concord) To Liquor Laws.

HB 725, relative to registration as a professional engineer. (Feldman of Manchester) To Executive Departments and Administration.

HB 726, to provide four state police substations (Ring and Casassa of Hampton) To Appropriations.

HB 727, providing for the election of certain city and ward officers in the city of Nashua on a political party basis. (Makris of Nashua) To Nashua Delegation.

HB 728, relating to full time employees of approved public academies. (Plourde of Pembroke — Rules) To Executive Departments and Administration.

Engrossed Bills Committee Report

HB 279, providing for the assessment and collection of a special head tax for state purposes, Mrs. Moulton of New Durham for Engrossed Bills Committee. Pass with amendment under Joint Rule No. 6.

Amendment

Amend section 15 of the bill by striking out lines eleven and twelve and inserting in place thereof the following:

request filed on or before June 15, 1965 and April 15, 1966 shall be exempt from the special head tax.

A* A* A*

On a viva voce vote the amendment was adopted.

Committee Reports

HB 457, relative to the salary of the sheriff of Cheshire County, Mr. Bradshaw of Keene for the Cheshire County Delegation. Pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Salary of Cheshire County Sheriff. Amend RSA 104:29, as amended by 1955, 172:1, 247:1, 1957, 156:1, 309:4, 1961, 175:1, and 1963, 129:1 by striking out the entire section and inserting in its place the following:

104:29 I Salaries of Sheriffs. The annual salaries of sheriffs of the several counties shall be as follows:

In Strafford, two thousand dollars.

In Belknap, fifteen hundred dollars.

In Carroll, twelve hundred dollars.

In Merrimack, two thousand dollars.

In Hillsborough, two thousand four hundred dollars.

In Sullivan, eight hundred dollars.

In Grafton, eighteen hundred dollars.

In Coos, two thousand dollars.

In Rockingham, nine thousand five hundred dollars, subject to the provisions of paragraph II.

In Cheshire, nine thousand five hundred dollars, subject to the provisions of paragraph II.

The salaries of the sheriffs of Belknap, Grafton and Cheshire counties shall be paid monthly.

II Special Provisions. In Rockingham and Cheshire counties the annual salary of the sheriff shall be payment in full for all his services to the county. The county shall provide him with suitable transportation and he shall not be allowed the statutory rates for mileage allowable to other sheriffs. He shall be allowed reasonable expenses incurred during the performance of his duties and such expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other processes which he may serve he shall collect the usual fees allowed for such service and mileage and shall pay over directly to the county treasurer all such fees and mileage charges at the end of each month. He shall in his annual report to the county commissioners report the number of civil writs and other processes served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 582, to allow school building aid use of existing buildings in area schools and for acquisition of sites in anticipation of

building schools, Mrs. Demers of Lebanon for Education. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 474, to prohibit the taking of lobsters or crabs in Rye Harbor or in the channel of the harbor, Mr. Merrifield of Sunapee for Fish and Game. Pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Lobsters and Crabs. Amend RSA 211 by adding after section 19 the following new sections:

211:19-a Rye Harbor, Prohibition. I. The taking of lobsters and crabs in Rye Harbor by any person is forbidden. No lobster or crab trap buoys may be placed in the harbor or to the approach channel to the harbor. A fisherman has twenty-four hours to remove his or her gear from restricted areas after an authorized enforcement officer makes a verbal request to the fisherman to remove said gear. An extension may be granted in the case of rough seas or thick fog.

II. State conservation officers and persons appointed by the New Hampshire state port authority shall enforce the provisions of this section, and may remove gear from the restricted area if the verbal request authorized in paragraph I of this section is ignored.

III. Rye harbor as used in this section means the area below high water mark inside the northeast and southwest breakwater on the seashore at Rye, and an area west of an imaginary line beginning two hundred feet seaward from the day marker on the northeast jetty on the northeast boundary of the channel and running northeasterly at right angles to the northeast boundary of the channel to Ragged Neck point. The Rye Harbor channel is designated as that area bounded as follows: Beginning at the daymarker on the northeast jetty, thence extending seaward to a point two hundred feet past the whistling buoy "1B" on a line running from the point of beginning through the White Island light, which line is the northeast boundary of the channel; thence running south-westerly on a line at right angle to the northeast boundary of the channel three hundred feet to a

point on the southwest boundary line of the channel; thence along the southwest boundary of the channel, which boundary is a line parallel to and three hundred feet southwest from the northeast boundary of the channel, to a point on the southwest boundary which is on a line between the daymarker on the northeast jetty to the high water mark of the seaward side of the southwest jetty. The black can buoy marking Trefethen's ledge is not a channel boundary for purposes of this section.

IV. In addition to any other penalty any lobster license holder convicted of assaulting an enforcement officer or wilfully damaging any boat or motor used by an enforcement officer shall lose his lobster license for one year.

V. Any person who violates any provision of this section shall be fined not less than twenty-five dollars or not more than fifty dollars and his license to trap lobsters shall be suspended for a minimum of thirty days.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 564, An Act to amend the area school plan and the law relating to the School Building Authority.

Amendment

Amend section 8 of the bill by striking out the first two lines and inserting in place thereof the following:

8 Enlargement. Amend paragraph I of RSA 195-A:12 as inserted by 1963, 277:1 by striking out

* * *

On motion of Mr. Ferguson of Milford the House concurs in the Engrossed Bills amendment.

Reports (cont.)

SB 2, relative to unit ownership of real property, Mrs. Ainley of Manchester for Judiciary. Pass with amendment.

Amendment

Amend paragraph V of RSA 479-A:1, as inserted in section 1 of the bill, by striking out the same and inserting in its place the following:

V. "Building" means a building or group of buildings having a total of five or more apartments, and comprising a part of the property.

Amend RSA 479-A:22, as inserted in section 1 of the bill by inserting after the word "by-laws" in line fifteen, the words, and the plaintiff in such foreclosure shall be entitled to the appointment of a receiver to collect the same, so the section is amended to read as follows:

479-A:22 Priority of Lien. All sums assessed by the association of unit owners but unpaid for the share of the common expenses chargeable to any unit shall constitute a lien on such unit prior to all other liens except only (1) tax liens on the unit in favor of any assessing unit and special district, and (2) all sums unpaid on a first mortgage of record. Such lien may be foreclosed by the manager or board of directors, acting on behalf of the unit owners, in like manner as a mortgage of real property. In any such foreclosure the unit owner shall be required to pay a reasonable rental for the unit, if so provided in the by-laws, and the plaintiff in such foreclosure shall be entitled to the appointment of a receiver to collect the same. The manager or board of directors, acting on behalf of the unit owners, shall have power, unless prohibited by the declaration, to bid in the unit at foreclosure sale, and to acquire and hold, lease, mortgage and convey the same. Suit to recover a money judgment for unpaid common expenses shall be maintainable without foreclosing or waiving the lien securing the same. Where the mortgagee of a first mortgage of record or other purchaser of a unit obtains title to the unit as a result of foreclosure of the first mortgage, such acquirer of title, his successors and assigns, shall not be liable for the share of the common expenses or assessments by the association of unit owners chargeable to such unit which became due prior to the acquisition of title

to such unit by such acquirer. Such unpaid share of common expenses or assessments shall be deemed to be common expenses collectible from all of the unit owners including such acquirer, his successors and assigns.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

SB 69, relating to summary judgment, Mr. Spitzli of Walpole for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 74, relative to placing a person on probation, Mrs. Frizzell of Charlestown for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 75, relative to the power of the town of Hampton to make by-laws, Mr. Wildey of Westmoreland for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 296, relative to trustee's compensation, Mr. Brungot of Berlin for Judiciary. Pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "charitable trusts" in the third and twentieth lines and inserting in their place the words, trusts held exclusively for charitable purposes; and further amend the section by inserting after the word "expenses" in the seventh and twenty-fourth lines the words, such as the distribution of principal, so the section is amended to read as follows:

1 Charitable Trusts. Amend RSA 564:21 by adding at the end of said section the following: but in the case of trusts held exclusively for charitable purposes the compensation shall be payable out of income only, unless otherwise provided in the trust instrument or where the judge determines that certain unusual and nonrecurring services and expenses such as the distribution of principal are involved that should be charged to the corpus, so that said section as amended shall read as follows: 564:21 Compensation. A trustee shall be allowed his

reasonable expenses incurred in the execution of his trust; and unless otherwise expressly provided in the trust instrument, he shall have such reasonable compensation for services as the judge may allow. Unless otherwise expressly provided in the trust instrument, such compensation and expenses may be apportioned between principal and income as the judge may determine equitable; but in the case of trusts held exclusively for charitable purposes the compensation shall be payable out of income only, unless otherwise provided in the trust instrument or where the judge determines that certain unusual and non-recurring services and expenses such as the distribution of principal are involved that should be charged to the corpus.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 451, defining a minor and emancipation by marriage, Mr. Capistran of Manchester for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Recess

After Recess

Committee Reports (continued)

HB 470, relative to the Frisbie Memorial Hospital, Mrs. Frizzell of Charlestown for Judiciary. Pass with amendment.

Amendment

Amend the title of the bill by adding at the end the words, and to the Gafney Home for the Aged, so that the title is amended to read: An act relative to the Frisbie Memorial Hospital and to the Gafney Home for the aged.

Amend the bill by inserting after section 1 the following new section:

2 Gafney Home for the Aged. Amend section 2, chapter 280 of the laws of 1901, as amended by chapter 374, laws of 1949 and chapter 393, laws of 1957, by striking out the words "to an amount not exceeding one million dollars," so said section as amended shall read as follows: Sect. 2. Said corpora-

tion is hereby authorized to established and maintain in the city of Rochester an institution for the support and maintenance of aged people of both sexes, and for that purpose may take and hold real and personal estate by donation, bequest, purchase, or otherwise, and may sell, convey, and dispose of the same at pleasure, and may erect and maintain such buildings and appurtenances as may be deemed necessary for the purposes of the corporation.

Further amend by renumbering section 2 to read section 3.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 554, providing for the joinder of this state in the Pest Control Compact and for related purposes, Mrs. Ainley of Manchester for Judiciary. Ought to pass.

The Chair referred the bill to Appropriations under the Rules.

HB 225, changing the filing date for office under the non-partisan or Australian ballot system, Mrs. Brungot of Berlin for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 561, relating to lewd and lascivious behavior, Mrs. Brungot of Berlin for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 661, relative to the New Hampshire Congregational-Christian Conference, Mrs. Griffin of Auburn for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 25, providing for more than one deputy city clerk for the city of Manchester, Mr. Feldman of Manchester for the Manchester Delegation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 26, changing the date of primary elections in the city of Manchester, Mr. Vachon of Manchester for the Manchester Delegation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 362, providing for increasing the number of deputy registrars for the city of Manchester, Mr. Keane of Manchester for the Manchester Delegation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 102, establishing a finance commission for the city of Manchester, Mr. Bruton of Manchester for the Manchester Delegation. Pass with amendment.

Amendment

Amend section 2 of the bill by striking out the word "five" in the seventh line and inserting in its place the word, twelve, so that the section is amended to read:

2 Memberships. The mayor, with the consent and approval of the board of aldermen, shall appoint the members of the finance commission and designate the chairman. Vacancies occuring in the commission shall be filled in the same manner. The annual compensation of each member shall be twelve hundred dollars. The finance commission shall be further authorized to engage the services of a part time clerk, and further authorized to incur such expenses in conducting its investigations as it may deem necessary, and such expenses shall be a charge against said city which shall appropriate funds to pay therefor.

Amend section 5 of the bill by striking out the words, provided, however, any resolution or ruling of the finance commission may be overruled by a two-third affirmative vote of all the elected members of the board of aldermen, so that the section is amended to read:

5 Action on Appropriations. The finance commission shall have the right to disapprove or reduce in amount, any item of any appropriation or any proportion of the amount of any proposed loan or indebtedness, and the finance commission, in case it shall disapprove the whole or any part of any resolution or vote of the mayor and board of aldermen to raise or appropriate money by taxation, or otherwise shall exercise its power of veto thereof within ten days after the resolution or vote shall have been presented to it; otherwise such resolution or vote shall become effective and binding.

Further amend the bill by adding to the end of section 7 the following: "Provided, however, that on any request received by the finance commission for the expenditure of funds or approval of contracts, sales and payments, the finance commission shall exercise its power of veto within thirty days after receipt thereof, otherwise the request received shall be deemed to have been approved. Provided further that any action taken by the finance commission relative to any resolution, rule or regulation, fixing of salaries and wages, contracts, and all other matters as provided under the provisions of sections 5, 6, and 7 of the act may be overruled by a two-thirds affirmative vote of all the elected members of the board of mayor and aldermen, or a majority affirmative vote of ten members" so that the section is amended to read:

7 Supervision Over Expenditures. The finance commission shall have general supervision and control over the expenditure of all money appropriated by said city and shall make such rules and regulations to govern purchases, sales, payments, fixing of salaries and wages, and letting of contracts by all city departments, committees, boards, trustees, officials or agents as they may deem necessary to insure economy and efficiency. Provided, however, that on any request received by the finance commission for the expenditure of funds or approval of contracts, sales and payments, the finance commission shall exercise its power of veto within thirty days after receipt thereof, otherwise the request received shall be deemed to have been approved. Provided further that any action taken by the finance commission relative to any resolution, rule or regulation, fixing of salaries and wages, contracts, and all other matters as provided under the provisions of sections 5, 6 and 7 of the act may be overruled by a two-thirds affirmative vote of all the elected members of the board of mayor and aldermen, or a majority affirmative vote of ten members

Amend the bill by striking out section 8 and inserting in its place the following:

8 Referendum. This act does not take effect unless it is adopted by a majority vote at the regular municipal election held in the city of Manchester on November 2, 1965, as provided in this section. The city clerk then in office shall cause to be placed at the bottom of the regular election ballot for city offices the following question: "Shall the provisions of an act

entitled 'An act establishing a finance commission for the city of Manchester' as passed by the 1965 session of the legislature, be adopted?" in the form prescribed by RSA 59:12-a in which the voter may indicate his choice. The referendum relative to the adoption of this act shall be conducted, in every way, in the same manner as the election of candidates for offices. If a majority of those voting on this question at the election vote in the affirmative, this act shall be declared to have been adopted.

Further amend the bill by adding after section 8 the following new section:

9 Takes Effect. This act shall take effect upon its passage and all acts or parts of acts inconsistent herewith are hereby repealed.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

SB 87, relative to compensation of the policemen of the city of Portsmouth, Mr. Coffin of Somersworth for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 98, relative to the Manchester police relief association of Manchester, Mr. Barker of Stratham for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 270, amending the checklist requirements for towns over 4,500, Mr. Farrington of Conway for Municipal and County Government. Pass with amendment.

Amendment

Amend section 1 by striking out said section and inserting in its place the following:

1 Supervisors and Checklists. Amend RSA 55:7, by striking out the section and inserting in its place the following:

55:7 Large Towns. In towns of more than 4,500 population as shown by the last federal census, they shall be in session for the correction of the check-list, at some suitable place in the town, two days at least before the day of election,

the last day of which shall be the Wednesday five days prior to election and upon which day all hearings shall be finally closed. The first session shall be upon the second Tuesday next preceding the day of election, and shall be adjourned to such subsequent day or days as will permit all claims to be heard and decided. The names of all persons not qualified to vote on or before the final Wednesday session but who shall clearly be qualified to vote on election day, may be added to the check-list on or before the final Wednesday session. No additions or corrections shall be made after midnight on Wednesday five days prior to election day, except as provided in section 18 of this chapter. The additions and corrections shall be made to the previously posted check-list on or before midnight on the Saturday after the final Wednesday session either by additions or corrections to the check-list or by posting a new corrected check-list. Notice of the day, hour, and place of each session of the board of supervisors shall be given upon the check-list first posted.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 348, to increase the amount for support of prisoners in Hillsboro County Jail, Mr. Dionne of Nashua, Ward 2 for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 576, to establish the city of Exeter, Mr. Barker of Stratham for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 460, providing for the classification of certain surface waters of the Suncook River watershed, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Pass with amendment.

Amendment

Amend Paragraph II of section 1 by striking out the words "confluence with the Merrimack River" in the sixth line and inserting in place thereof the words, Buck Street Dam (so-

called) at the junction of Glass Street and Buck Street in the town of Pembroke, so that the paragraph is amended to read:

II. Suncook River and all of its tributaries, except those in paragraph I, in the towns of Allenstown, Chichester, Deerfield, Epsom, Gilmanton, Loudon, Pembroke, and Pittsfield, from White's Dam just above the village of Pittsfield to the Buck Street Dam (so-called) at the junction of Glass Street and Buck Street in the town of Pembroke.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 653, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1966, Mr. Eaton of Hillsborough for Appropriations. Ought to pass with amendment.

Amendment

Amend section 1 of the bill as follows:

Amend the appropriation for agriculture: Division of animal industry by changing the figures for "Less estimated revenue," as follows: 35,000 changed to 36,050; and by changing the figures for "Net appropriation" as follows: 134,676 changed to 133,626. Further amend said appropriation for agriculture by changing the figures for "Total for department of agriculture" as follows: 394,609 changed to 393,559.

Amend the appropriation For department of health and welfare: Division of public health services: Sanatorium: Custodial care, by striking out the same and inserting in place thereof the following:

Custodial care:*

Personal services:

Permanent	81,907#
Other	1,800
Total	83,707
Current expenses	33,097
Equipment	1,615

Total

Further amend the appropriation for the Sanatorium by changing the figures for "Total for sanatorium" as follows: 432,785 changed to 435,285; and by changing the figures for "Net appropriation" as follows: 425,285 changed to 427,785.

Further amend the appropriation For department of health and welfare: Division of public health services, by changing the figures for "Total for division of public health services" as follows: 2,147,836 changed to 2,150,336.

Amend the appropriation For department of health and welfare: Division of welfare: Administration: Other personal services, by striking out the word and sign "Permanent+" and inserting the word Permanent in place thereof.

Further amend the paragraph For Department of health and welfare: Division of welfare; by changing the figures for "Less transfer re administration from federal grants" as follows: 528,731 changed to 630,633; and by also changing the figures in said subsection for "Net appropriation" as follows: 4,245,850 changed to 4,143,948.

Amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: Custodial care: by changing the figures for "Personal services: Permanent" as follows: 760,119 changed to 781,954, by changing the figures for "Total" personal services as follows: 778,119 changed to 799,954 and, by changing the figures for "Total" custodial care as follows: 1,419,067 changed to 1,440,902. Further amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital; by changing the figures for "Total for New Hampshire hospital" as follows: 6,238,335 changed to 6,260,170; and by changing the figures for "Net appropriation" as follows: 6,174,835 changed to 6,196,670. Further amend the appropriation For department of health and welfare: Division of mental health by changing the figures for "Total for division of mental health" as follows: 8,757,210 changed to 8,779,045, and the figures for "Total for department of health and welfare" as follows: 15,427,433 changed to 15,349,866.

Amend the appropriation For the board of hairdressers by striking out the same and inserting in place thereof the following:

For board of hairdressers:	
Personal services:	
Other	

1,500 1,350 Current expenses Travel: In state 6,620 Equipment 30 Other expenditures: Transfer to division of public health

services for salary of clerk IV and temporary clerk typist

Total

10,660

74,880

5,160

Amend the appropriation For department of labor, by striking out same and inserting in place thereof the following:

Office	of	commissioner:
Omec	OΙ	commissioner.

Total

Salary of commissioner	11,792	
Salary of deputy commissioner	8,481	
Other personal services:	,	
Permanent	30,780	
Other	7,832	
Total	58,885	
Current expenses	14,802	
Travel:	,	
In state	600	
Out of state	1,000	
Equipment	855	
Total		76,142
Factory inspection:		70,112
Personal services:		
Permanent	62,515	
Current expenses	1,400	
Travel:		
In state	8,800	
Equipment	2,165	

Workmen's compensation:

Personal services:

Permanent 29,030 Current expenses 2,565 Equipment 665

Total 32,260

New Hampshire apprenticeship council:

Other expenditures:

Apprenticeship council

350

Total for department of labor

183,632

Note: Such provisions of RSA 281:48 as provide for payments into the second injury fund are hereby suspended for the period from July 1, 1965 to June 30, 1966.

Amend the appropriation For resources and economic development: Division of resources development: Administration: Other expenditures: State's share of town warden training expenses as follows: 3,000 changed to 3,000**; and State's share of town prevention bills as follows: 2,200 changed to 2,200**. Further amend Division of resources development: Administration by adding the following footnote at the end of said paragraph: **Any expense lawfully incurred under the provisions of RSA 224:15, in excess of these amounts shall be paid from funds in the treasury not otherwise appropriated subject to prior approval by the governor and council.

Amend the appropriation For resources and economic development: Division of parks: Self-supporting parks: Personal services: other: as follows: 136,556 changed to 149,987 and by changing the "Total" for Self-supporting parks as follows: 677,-121 changed to 690,552. Amend the appropriation for Division of parks: Service parks: Personal services: Other, as follows: 250,000 changed to 266,569 and by changing the "Total" for Service parks, as follows: 457,848 changed to 474,417. Further amend the appropriation for Division of parks by changing the figures for "Total for division of parks" as follows: 1,767,491 changed to 1,797,491+; by changing the figures for "Less revenue*" as follows: 1,600,000 changed to 1,648,766; by changing the figures for "Net appropriation" as follows: 167,491 changed to 148,725; and by inserting at the end of paragraph for Division

of parks the following footnote: +Within this appropriation expenditure of \$100,000 shall be subject to prior approval of the governor and council.

Amend the appropriation For department of resources and economic development: Division of economic development: Administration: Travel: by striking out the words and figures "In state 3,250" and inserting in place thereof:

In state	1,250
Out of state	2.000

Further amend the appropriation for Division of economic development: Industrial development: Travel: by striking out the words and figures In state 15,500 and inserting in place thereof:

In state	6,000
Out of state	9,500

Further amend the appropriation for Division of economic development: Planning and research: Travel by striking out the words and figures In state 3,000 and inserting in place thereof:

In state	2,000
Out of state	1,000

Further amend the appropriation for Division of economic development: Vacation travel promotion: Travel by striking out the words and figures In state 4,500 and inserting in place thereof:

In state	1,500
Out of state	3,000

Amend the appropriation for Department of resources and economic development: Water resources board: Other expenditures: by changing the figures for Survey and investigation re ground water resources as follows: 9,000 changed to 11,000; the figures for Total for water resources board as follows: 152,132 changed to 154,132; the figures for Less transfer from: Pittsburgh project as follows: 23,681 changed to 11,181; and the net appropriation for water resources board changed as follows: 113,055 changed to 127,555.

Amend the appropriation for Department of resources and economic development: Hampton beach parking facility: by changing the figures for Less estimated revenue as follows: 39,000 changed to 36,000; and by changing the figures for net appropriation as follows: 57,669 changed to 60,669.

Amend the appropriation for Department of resources and economic development: Port authority: by eliminating it as a section of the Department of resources and economic development and inserting it as a separate agency following the Department of resources and economic development. Further amend the appropriation for Port authority by adding the following note:

Note: Revenue in excess of \$28,000 may be expended for operation and maintenance of the terminal subject to the prior approval of the governor and council: however, if an emergency arises because of depletion of operation and maintenance budget, the port authority is authorized to expend a sum over the \$12,000 allowed in this category, with the approval of the governor and council if such expenditures will generate additional revenue at least equal to the expenditure.

Amend the appropriation for Department of safety: Division of state police: Traffic bureau by striking out said section and inserting in place thereof:

Traffic bureau:

Salary of director	11,850
Other personal services:	
Permanent	969,029
Other	2,000
Total	982,879
Current expenses	83,445
Travel:	
In state	190,000
Out of state	1,500
Equipment	208,715
Other expenditures:	
Training	3,800
Oasi and retirement	47,345
Blue cross, insurance	6,455
For new troopers:	
Automobiles	24,000
Radios	5,868
Uniforms and equipment	9,180
Retirement, blue cross, insurance	4,493

Total for traffic bureau	1,567,680
Less estimated revenue	42,400
Less transfer from turnpike	145,811
Less transfer from highway fund	1,379,469
Net appropriation:	

0

0

Amend the appropriation For secretary of state: Office of secretary: Current expense as follows: 8,060 changed to 7,030; by striking out the words and figures Other expenditures: Preservation of records 500; by changing the figures for "Total" Office of secretary of state as follows: 88,291 changed to 86,761. Further amend the appropriation For secretary of state by changing the figures for "Total for secretary of state as follows: 143,413 changed to 141,883.

Amend the appropriation for State library: Federal aid by striking out said section and inserting in place thereof:

Federal Aid:

T	•
Personal	services:

Permanent	93,365
Other	6,554
Total	99,919
Current expenses	14,374
Travel:	
In state	1,600
Out of state	1,200
Equipment	29,760
Other expenditures:	
Public relations	16,000
Training and scholarships	5,823
Construction grant-in-aid	132,682
Oasi	3,915
Total*	305,273
Less estimated revenue Net appropriation	305,273

*This amount available for expenditure only if funds are available as a federal grant.

Further amend the appropriation For state library by changing the amount for Total for state library as follows: 252,610 changed to 249,589.

Amend the appropriation For industrial school: Administration: Current expense as follows: 5,300 changed to 7,200+; by changing the "Total" for administration as follows: 51,391 changed to 53,291; and by adding the following footnote: +Within this appropriation \$5,500 is for telephone service and shall not be transferred or expended for any other purpose. Further amend the appropriation For industrial school: Maintenance of plant: by striking out said section and inserting in place thereof:

Maintenance of plant:

73	•
Personal	services:

Permanent	34,633
Other	1,200
Total	35,833
Current expenses	9,000
Equipment	160
Other expenditures:	
Repairs of machines, equipment,	
buildings and grounds (Contract)	8,100
Stabilization and necessary related	
repairs to school building and	
adjoining areas	16,000
Resurfacing of roadways	5,000
Repair and replacement of under-	
ground water mains and steam lines	23,000

Total 97,093

Further amend the appropriation For industrial school by changing the "Total for industrial school" as follows: 742,543 changed to 736,543; and the net appropriation changed from 736,043 to 730,043.

Amend the appropriation For state prison: Custodial care: Current expense by changing the figures as follows: 97,460 changed to 94,681; and by changing the "Total" for custodial care as follows: 416, 674 changed to 413,895. Further amend the appropriation For state prison by changing the Total for state

prison as follows: 567,451 changed to 564,672; and Net appropriation changed as follows: 562,095 changed to 559,316.

Amend the budget for higher education fund by inserting the following: Extension work in counties \$92,400.

Amend the appropriation For board of education: School building construction: Other expenditures: Aid to school districts for school building construction# by changing the figures as follows: 1,673,412 changed to 1,716,117. Further amend the appropriation For board of education: Smith-Hughes and George Barden: by striking out said section and inserting in place thereof:

Smith-Hughes and George Barden:

Personal services:	
Permanent	86,489
Other	50
Total	86,539
Current expenses	2,500
Travel:	
In state	4,250
Out of state	1,650
Other expenditures:	
Reimbursements to school districts	
for salaries and travel of teachers	189,771
Total+	284,710
Less estimated revenue	191,662
Net appropriation	

+If the federal grant is less than the amount of the estimate shown herein, the total appropriation shall be reduced in like proportion.

93,048

Further amend the appropriation For board of education: Education of deaf: by striking out said section and inserting in place thereof:

Education of deaf:	
Current expenses#	317,025
Travel:	
In state	25

		
Total	317,050	
Less estimated revenue	46,390	
Net appropriation		270,660

#These funds shall be for payments to schools for board, room and tuition and shall not be transferred or expended for any other purpose.

Further amend the budget For board of education: Vocational rehabilitation by striking out said section and inserting in place thereof:

Vocational rehabilitation:

Personal services:		
Permanent	76,521	
Current expenses	3,000	
Travel:		
In state	5,600	
Out of state	250	
Equipment	1,900	
Other expenditures:		
Case services	125,000	
Retirement, oasi, merit system,		
blue cross, insurance	2,800	
Total+	215,071	
Less estimated federal funds	131,523	
Net appropriation		83,54

Further amend the appropriation For board of education: N. H. technical institute—Concord by striking out the same and inserting in place thereof:

N. H. technical institute—Concord	
Salary of director	11,812
Other personal services:	
Permanent	184,862
Other	21,000
Total	217,674

Current expenses	127,825
Travel:	
In state	1,700
Out of state	800
Other expenditures:	
Grant to students	10,000
Total	357,999
Less estimated revenues:	
Tuition	71,800
Room and board	56,691
Textbooks and supplies	28,000
Cafeteria	8,200
Evening school	9,000

Net appropriation

184,308

15 000

Further amend the appropriation For board of education by changing the figures for Total for board of education as follows: 6,104,924 changed to 6,302,328; and net appropriation changed from 6,098,224 to 6,295,628.

Amend the appropriation For bank commissioner: Administration by striking out said section and inserting in place thereof:

Administration:			
Salary	of	commissioner	

Salary of commissioner	13,000
Salary of deputy commissioner	12,180
Salary of assistant commissioner	10,500
Other personal services:	
Permanent*	190,740
Other	2,620
Total	231,040
Current expenses	23,800
Travel:	
In state	21,050
Out of state	2,000
Equipment	3,360
Other expenditures:	
Oasi and retirement	13,640

Total	294,890	
Less revenue+	279,890	
Net appropriation		15,000

*The employee now filling position #0014 shall be assigned to the new position of administrative assistant II which is established within this appropriation.

Further amend the appropriation For tax commission, Tobacco products tax by striking out said section and inserting in place thereof:

**Other provisions of law notwithstanding the following grades shall be established:

Bank Examiner I — Grade 18 Bank Examiner II — Grade 24 Bank Examiner III — Grade 29

Amend the appropriation For tax commission: Office of commissioner by striking out said section and inserting in place thereof:

Office of commissioner:

Salaries of two commissioners	24,180
Salary of secretary	15,241
Other personal services:	
Permanent	175,637
Other	31,071
Total	246,129
Current expenses	15,000
Travel:	
In state	25,000
Out of state	2,000
Equipment	15,025

Total 303,154

Further amend the appropriation For bank commissioner by striking out the words Total for bank commissioner and inserting in place thereof: Total for bank commissioner**; and by adding the following footnote:

Tobacco products tax: Personal services: Permanent Other	40,734 400	
Total	41,134	
Current expenses	2,525	
Travel:		
In state	3,800	
Out of state	900	
Equipment	2,000	
Other expenditures:		
Purchase of tax stamps	48,000+	
Total		98,359

+The funds in this appropriation shall not be transferred or expended for any other purpose, shall not lapse and shall be available for expenditure for the biennium ending June 30, 1967.

Further amend the appropriation For tax commission by changing the figures for Total for tax commission as follows: 687,820 changed to 722,901.

Amend the paragraph For firemen's retirement system by adding the following note at the end of said paragraph:

NOTE: Other provisions of law notwithstanding the annual contribution by call firemen shall be \$6.00 per year for the period from July 1, 1965 to June 30, 1966.

Amend the appropriation For policemen's retirement by striking out the same and inserting in place thereof:

For policemen's retirement system:

Personal services:	
Other	4,500
Current expenses	240
Travel:	
In state	225
Out of state	25
Other expenditures:	
Contributions to retirement fund	255,010

Total 260,000

Amend the appropriation For public works division of department of public works and highways by changing the figure for "Less estimated credits" as follows: 77,000 changed to 2,000; and by changing the figures for net appropriation as follows: 95,656 changed to 170,656.

Amend the appropriation For public works and highways: Administration, by striking out the same and inserting in place thereof the following:

Administration:

Salary of commissioner	18,620
Salary of deputy commissioner	16,800
Salary of assistant commissioner	16,620
Other personal services:	
Permanent	309,355
Other	4,300
Total	365,695
Current expenses	107,785
Travel:	
In state	500
Out of state	3,500
Equipment	3,900
Other Total Current expenses Travel: In state Out of state	4,300 365,695 107,785 500 3,500

Total 481,380

Further amend the paragraph For public works and highways: Engineering, by changing the figures for "Personal services: Permanent" as follows: 3,527,431 changed to 3,387,370; and by changing the figures for "Personal services: Other", as follows: 742,004 changed to 882,065. Further amend the paragraph For public works and highways, by changing the figures for "Total for public works and highways", as follows: 51,209,174 changed to 51,212,174; by changing the figures for "Available from estimated lapses and balance", as follows: 2,519,876 changed to 2,522,876; and by changing the figures for "Total" of "less estimated revenue and balance", as follows: 51,209,174 changed to 51,212,174.

Amend the appropriation For fish and game department: conservation officers by striking out the same including footnotes and inserting in place thereof:

Conservation officers:	
D	

Personal services:	
Permanent#	282,850
Other	7,500
Total	290,350
Current expenses+	30,000
Travel:	
In state	61,350
Out of state	500
Equipment	7,100
Other expenditures:	
Purchase 20 cars++	38,320

Total 427,620

#The following authorized permanent positions are abolished as of July 1, 1965:

4 conservation officers

2 conservation officer district chiefs

+No charge against this appropriation, or any other appropriation of the fish and game department, shall be made for telephone service for conservation officers, except for toll service.

++This appropriation for 20 state cars shall not be transferred or expended for any other purpose.

Further amend the appropriation For fish and game department by changing the amount for "Total" conservation officers as follows: 453,400 changed to 427,620.

Further amend the appropriation For fish and game department by changing the figures for "Total for fish and game department" and "Less revenue" as follows: 1,482,181 changed to 1,456,361.

Amend the appropriation For eastern New Hampshire turnpike, by striking out same and inserting in place thereof the following:

For eastern New Hampshire turnpike:

Blue Star memorial highway (Seabrook-Portsmouth toll road):

Operating: Personal services:	110,684	
Permanent Other	23,830	
Other		
Total	134,514	
Current expenses	95,147	
Travel:		
In state	1,500	
Equipment	2,675	
Total		233,836
Maintenance:		
Personal services:	62,981	
Permanent	4,550	
Other	4,550	
Total	67,531	
Current expenses	69,501	
Travel:		
In state	1,200	
Equipment	6,530	
Total		144,762
Debt service:		
Bonds maturing	300,000	
Interest on bonds	61,600	
Total		361,600
Total for blue star memor	ial highway	740,198
Spaulding turnpike: Operating:		
Personal services:	00.001	
Permanent	89,621	
Other	13,656	
Total	103,277	
Current expenses	91,752	
Travel:		
In state	1,500	
Equipment	3,100	

Total Maintenance: Personal services: Permanent Other	64,625 6,092	199,629
Total Current expenses Travel: In state Equipment	70,717 63,644 1,500 6,870	
Total Debt service: Bonds maturing Interest on bonds	340,000 283,025	142,731
Total		623,025
Total for spaulding turn Total for eastern New Hamps turnpike* Less estimated revenue		965,385 1,705,583 1,705,583
Net total	-	0

^{*}Expenditures for fiscal 1966 shall not exceed actual revenue.

NOTE: The commissioner of public works and highways, subject to prior approval by the governor and council, shall adjust toll charges on the eastern N. H. turnpike to cover debt service payments resulting from the \$3,000,000 bond authorization for an eastern turnpike bridge as authorized by chapters 223, laws 1963.

Amend the appropriation For central New Hampshire turnpike, by striking out the same and inserting in place thereof the following:

For central New Hampshire turnpike: Operating:

Personal services: Permanent Other	120,040 18,459	
Total Current expenses Travel:	138,499 149,444	
In state Equipment	2,200 2,385	
Total Maintenance: Personal services:		292,528
Permanent	127,734	
Other	6,000	
Total	133,734	
Current expenses Travel:	123,454	
In state	3,000	
Equipment	16,680	
Total Debt service:	•	276,868
Bonds maturing	565,000	
Interest on bonds	353,550	
Total Total for central New Hampshi	re	918,550
turnpike*		1,487,946
Less estimated revenue		1,487,946
Net appropriation		0

^{*}Expenditures for fiscal 1966 shall not exceed actual revenue.

Amend the figures for "Total net appropriation for the fiscal year ending June 30, 1966" as follows: \$42,699,507 changed to \$43,006,209.

Amend section 13 of the bill by striking out in lines 1-3 the words "by inserting at the end of line one after the word 'institu-

tions' the following, including the state sweepstakes commission; further amend said section".

Further amend said section by striking out in line 9 the words "including the state's sweepstakes commission" so that said section as amended shall read as follows:

13. Disposition of moneys. Amend RSA 6:11 by striking out in line five the words "the same" and inserting in place thereof the following, the full amount of all said moneys intact; further amend said section by striking out in line six the word "monthly" and inserting in place thereof the word, weekly, so that said section as amended shall read as follows: 6:11 Payments to treasurer. All state departments and institutions, except the New Hampshire College of Agriculture and the Mechanic Arts and the University of New Hampshire, and the building projects revolving fund of the state board of education, receiving money for the state from sources outside of the state treasury, shall pay the full amount of all said moneys intact into the state treasury weekly, or as much oftener as the governor and council shall direct, with a full and detailed statement thereof, including the date of and the source from which the same was received and the consideration therefor. Such accounts shall be stated by properly classified totals in all reports.

Amend by striking out section 22, and inserting in place thereof the following new sections:

- 22. Other provisions of law notwithstanding, additional funds, above those provided in section 1 hereof, required for salary increases for permanent classified employees, as provided in chapter 73, Laws of 1965, shall be a charge against the applicable salary adjustment fund when required for general, highway or fish and game fund and against revenue for the various federal or special funds.
- 23. Sweepstakes Commission Funds. Notwithstanding any provision of law to the contrary, in order to allow the sweepstakes commission to efficiently handle its funds, the commission shall deposit all funds received by it in no more than 47 bank accounts in which it shall maintain a minimum balance of \$10,000, and in one bank account in which it shall maintain a minimum balance of \$20,000. All funds

in said above accounts in excess of said minimum balances shall be transferred weekly to a special sweepstakes bank account in the Merchants National Bank of Manchester in which there shall be maintained a minimum balance of \$100,000. All sums in excess of said minimum of \$100,000 in said special account shall be remitted weekly to the state treasurer for credit to the sweepstakes special fund.

24. Takes effect. This act shall take effect July 1, 1965.

Mr. Eaton of Hillsborough and Mr. Sheriden of Berlin spoke in favor of the amendment.

At the request of Mr. Bartlett of Manchester, Messrs Craig of Manchester, Cobleigh of Nashua and Mrs. Weeks of Greenland answered questions.

Messrs. Cobleigh of Nashua and Craig of Manchester spoke in favor of the amendment.

On a viva voce vote the amendment was adopted.

Mr. Cobleigh of Nashua offered the following amendment:

Amendment

Amend the appropriation for resources and economic development:

Division of resources development: Administration; by amending the footnote concerning the "State's share of town warden training expenses" and the "State's share of town prevention bills" by striking out the word "eleven" and inserting in place thereof the word, ten.

The Clerk read the amendment in full.

Mr. Cobleigh of Nashua spoke in favor of the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 654, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1967, Mr. Eaton of Hillsborough for Appropriations. Ought to pass with amendment.

Amendment

Amend section 1 of the bill as follows:

For supreme court: Salaries of justices

Amend the appropriation For judicial branch: For supreme court by striking out the same and inserting in place thereof the following:

113,980

110,000	
12,300	
12,092	
1,500	
139,872	
4,600	
•	
1,900	
2,175	
6,000	
154.547	
650	
	
	153,897
	12,300 12,092 1,500 139,872 4,600 1,900 2,175 6,000 154,547

Further amend appropriation For judicial branch, by changing the figures for "Total for judicial branch" as follows: 462,461 changed to 464,587.

Amend the appropriation for agriculture: Division of animal industry, by changing the figures for "Less estimated revenue", as follows: 35,000 changed to 36,050; and, by changing the figures for "Net appropriation" as follows: 132,672 changed to 131,622. Further amend said appropriation For agriculture by changing the figures for "Total for department of agriculture" as follows: 382,974 changed to 381,924.

Amend the appropriation for department of health and welfare: Division of public health services: Health: Administration by striking out the same and inserting in place thereof the following:

Administration:		
Salary of director	15,240	
Other personal services:		
Permanent	48,597	
Other	2,258	
Total	66,095	
Current expenses	15,000	
Travel:		
In state	1,150	
Out of state	4,925	
Other expenditures:		
Oasi and retirement	6,463	
Blue cross and insurance	411	
Total	94,044	
Less credit transfers	6,991	
Less estimated federal funds	31,856	
Net appropriation		55,197

Further amend said appropriation For department of health and welfare: Division of public health services: Health: Business management by striking out same and inserting in place thereof the following:

Business management: Personal services:

reisonal services.	
Permanent	24,483
Other	300
Total	24,783
Current expenses	3,200
Travel:	
In state	800
Other expenditures:	
Radiological health	16,531
Merit system participation	2,800
Apha examinations	2,000
Total	50,114
Less estimated federal revenue	35,661

Net appropriation

14,453

Further amend the appropriations For department of health and welfare: Division of public health services: Health: by changing the figures for "Total for division of health" as follows: 1,020,369 changed to 998,154.

Amend the appropriation For department of health and welfare: Division of public health services: Sanatorium; Custodial care, by striking out the same and inserting in place thereof the following:

Custodial care:*

Personal services:

Permanent	80,108
Other	1,800
Total	81,908
Current expenses	33,097
Equipment	925

Total 115,930

Further amend the appropriation for the Sanatorium by changing the figures for "Total for sanatorium" as follows: 422,848 changed to 425,348; and by changing the figures for "Net appropriation" as follows: 415,348 to 417,848.

Further amend the appropriation For department of health and welfare: Division of public health services, by changing the figures for "Total for division of public health services" as follows: 2,215,719 changed to 2,196,004.

Amend the appropriation For department of health and welfare: Division of welfare: Administration: Other personal services, by striking out the word and sign Permanent+ and inserting the word Permanent in place thereof.

Further amend the paragraph For department of health and welfare: Division of welfare; by changing the figures for "Less transfer re administration from federal grants" as follows: 528,731 changed to 620,339; and by also changing the figures in said subsection for "Net appropriation" as follows: 3,836,430 changed to 3,744,922.

Amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital:

Custodial care; by changing the figures for "Personal services: Permanent" as follows 745,071 changed to 767,214, by changing the figures for "Total" personal services as follows: 763,071 changed to 785,214 and, by changing the figures for "Total" Custodial care as follows: 1,403, 519 changed to 1,425,662. Further amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital; by changing the figures for "Total for New Hampshire hospital", as follows: 6,096,724 changed to 6,118,867; and, by changing the figures for "Net appropriation" as follows: 6,033,224 changed to 6,055,367. Further amend the appropriation For department of health and welfare: Division of mental health, by changing the figures for "Total for division of mental health," as follows: 8,566,481 changed to 8,588,624. Further amend the appropriation For department of health and welfare by changing the figures for "Total for department of health and welfare" as follows: 14,887,707 changed to 14,798,627.

Amend the appropriation For department of labor by striking out same and inserting in place thereof the following:

Office of commissioner:

Office of commissioner.		
Salary of commissioner	12,000	
Salary of deputy commissioner	8,481	
Other personal services:		
Permanent	27,795	
Other	8,049	
Total	58,325	
Current expenses	14,825	
Travel:		
In state	600	
Out of state	1,000	
Total		74,750
Factory inspection:		, _,,,
Personal services:		
Permanent	61,068	
Current expenses	1,400	
Travel:	ŕ	
In state	8,800	
Equipment	1,750	
Total		73,018
2 0 0002		, 0,010

Workmen's compensation: Personal services:		
Permanent	28,742	
Current expenses	2,565	
Total New Hampshire apprenticeship council:		31,307
Other expenditures:		050
Apprenticeship council		350
Total for department of labor		179,425

Note: Such provisions of RSA 281:48 as provide for payments into the second injury fund are hereby suspended for the period from July 1, 1966 to June 30, 1967.

Amend the appropriation For personnel department by changing the figures for "Less estimated federal funds" as follows: 14,917 changed to 14,520; and by changing the figures for "Net appropriation" as follows: 101,938 changed to 102,335.

Amend the appropriation For resources and economic development: Division of resources development: Administration: by striking out the same and inserting in place thereof the following:

Administration: Salary of director	12,120
Other personal services: Permanent	289,495
Other	33,705##
Total	335,320
Current expenses	26,000
Travel:	
In state	18,500
Out of state	950
Equipment	14,000*
Other expenditures:	
State's share of town warden	
training expenses	3,000#
State's share of town prevention b	ills 2,200#
Plant maintenance	7,375+

Total	407,345
Less Revenue:	
Federal — forest pest and	
disease	15,000
Clarke-McNary law —	
section 2 and 4	93,000
Other revenue and balance	28,543

Net appropriation

270,802

#Any expense lawfully incurred under the provisions of RSA 224:15, in excess of these amounts shall be paid from funds in the treasury not otherwise appropriated, subject to prior approval by the governor and council

Further amend the appropriation For resources and economic development: Division of parks, by striking out the subsections for "Self supporting parks" and "Service parks" and inserting in their places the following:

Self supporting parks:

Personal services:

Permanent	369,654
Other	150,234
Total	519,888
Current expenses	193,000+
Travel:	
In state	850
Out of state	650
Equipment	10,075

Total

724,463

+This appropriation includes \$62,000 for insurance and \$23,000 for major repairs which shall not be transferred or expended for any other purpose.

Service parks:

Personal services:

Permanent	72,096
Other	280,322
Total	352.418

Current expenses

Travel:	•
In state	1,825
Equipment	28,540
70 . 1	400.010

Total 486,913

104.130 +

+This appropriation includes \$9,130 for major repairs which shall not be transferred or expended for any other purpose.

Further amend the appropriation For resources and economic development: Division of parks, by striking out the words and figures "Total for division of parks \$2,145,792" and inserting in place thereof the following:

Total for division of parks \$2,179,792#; by also changing the figures for "Less revenue" as follows: 1,630,000 changed to 1,683,766; and, by also changing the figures for "Net appropriation" as follows: 515,792 changed to 496,026.

Further amend by inserting at the end of the paragraph the following:

#Within this appropriation expenditure of \$100,000 shall be subject to prior approval by the governor and council.

Further amend the appropriation For resources and economic development: Division of economic development: Administration, by striking out the words and figures "Travel: In state 3,250" and inserting in place thereof

Travel:
In state 1,250
Out of state 2,000

Further amend the appropriation for Division of economic development in the subsection "Industrial development" by striking out the words and figures "Travel: In state 15,500" and inserting in place thereof the following:

Travel:	
In state	6,000
Out of state	9,500

Further amend the appropriation for Division of economic development in the subsection "Planning and Research" by strik-

ing out the words and figures "Travel: In state 3,000" and inserting in place thereof the following:

Travel:

2,000 In state 1.000 Out of state

Further amend the appropriation for Division of economic development in the subsection "Vacation travel promotion" by striking out the words and figures "Travel: In state 4,500" and inserting in place thereof the following:

Travel:

1,500 In state 3.000 Out of state

Amend the appropriation for Water resources board by changing the figures for "Survey and investigation re ground water resources," as follows: 9,000 changed to 11,000. Further amend said paragraph by changing the figures for "Total for water resources board," as follows: 151,775 changed to 153,775; by changing the figures for "Less transfers from: Pittsburgh project" as follows: 23,732 changed to 11,232; and, by changing the figures for "Net appropriation" as follows: 112,647 changed to 127.147.

Amend the appropriation for Hampton beach parking facility by changing the figures for "Less estimated revenue", as follows: 39,000 changed to 36,000; and, by changing the figures for "Net appropriation" as follows: 56,549 changed to 59.549.

Amend the appropriation For resources and economic development, by striking out the paragraph "For port authority" and changing the figures for "Total for department of resources and economic development" as follows: 2,029,922 changed to 1,979,645.

Amend the bill by inserting after the appropriation For resources and economic development the following new paragraph:

New Hampshire state port authority:#
Personal services:

Permanent 15,351 Other: Temporary 1,000 Harbor masters 4,000*

Outside sales representatives	5,000	
Total	25,351	
Current expenses	7,360	
Travel:		
In state	500	
Out of state	1,800	
Other expenditures:		
Reimbursement of harbor masters	1,000	
Operation of terminal	12,000	
1		
Total		48,011

^{*}Not to be transferred or used for any other purpose.

#Revenue in excess of \$28,000 may be expended for operation and maintenance of the terminal subject to prior approval of the governor and council. However, if an emergency arises because of depletion of operation and maintenance budget, the port authority is authorized to expend a sum over the \$12,000 allotted in this category, with approval of governor and council, if such expenditure will generate additional income at least equal to the expenditure.

Amend the appropriation For department of safety: Division of state police: Traffic bureau, by inserting under "Other expenditures" and under "Automobiles: the following: Radios 4,890; by changing the figures for "Total for traffic bureau" as follows: 1,518,435 changed to 1,523,325; and, by changing the figures for "Less transfer from highway fund", as follows: 1,335,812 changed to 1,340,702.

Amend the appropriation For secretary of state: Office of secretary: by striking out the same and inserting in place thereof the following:

Office of secretary:	
Salary of secretary	13,531
Salary of deputy secretary	10,741
Other personal services:	
Permanent	50,926
Other	100
Total	75,298

0

Current expenses	7,030	
Travel:		
In state	125	
Out of state	200	
Equipment	640	
Total	83	3,293

Further amend the paragraph For secretary of state, by changing the figures for "Total for secretary of state" as follows: 128,453 changed to 127,423.

Amend the appropriation For state library: Federal aid, by striking out the same and inserting in place thereof the following:

Federal aid:

Personal services:	
Permanent	93,031
Other	6,554
Total	99,585
Current expenses	14,774
Travel:	
In state	1,600
Out of state	1,200
Equipment	29,000
Other expenditures:	
Public relations	16,000
Training and scholarships	6,219
Construction grant-in-aid	132,682
Oasi	3,974
Total*	305,034
Less estimated revenue*	305,034
Net appropriation	

*This amount available for expenditure only if funds are available as a federal grant.

Further amend the paragraph For state library, by changing the figures for "Total for state library", as follows: 259,143 changed to 256,361.

Amend the appropriation For industrial school: Administration, by striking out same and inserting in place thereof the following:

Administration:	
Salary of superintendent	13,200
Salary of deputy superintendent	8,053
Other personal services:	
Permanent	22,914
Total	44,167
Current expenses	7,200+
Travel:	
In state	300
Out of state	600
Total	

+Within this appropriation 5,500 is for telephone service and shall not be transferred or expended for any other purpose. Further amend the appropriation For industrial school: Maintenance of plant, by striking out the same and inserting in place thereof the following:

52,267

Mainte	nance	of	plant:
			-

Personal	services:

Permanent Other	33,615 1,200
Total	34,815
Current expenses Other expenditures:	9,000
Repairs of machines, equipment, buildings and grounds (contract)	8,100

Total 51,915

Further amend the paragraph For industrial school, by changing the figures for "Total for industrial school", as follows: 682,493 to 676,493; and, by changing the figures for "Net appropriation" as follows: 675,993 changed to 669,993.

Amend the appropriation For state prison: Custodial care: by changing the figures for "Current expenses" as follows:

92.018

98,460 changed to 95,681; and by changing the figures for "Total" as follows: 409,911 changed to 407,132. Further amend the paragraph For state prison, by changing the figures for "Total for state prison" as follows: 538,839 changed to 536,060; and, by changing the figures for "Net appropriation" as follows: 533,483 changed to 530,704.

Amend the bill by inserting after the paragraph For higher education fund, the following paragraph:

For extension work in counties (RSA 187:23) 92,400

Amend the appropriation For board of education: School building construction; by changing the figures for "Aid to school districts for school building construction", as follows: 1,705,593 changed to 1,662,888. Further amend the subsection for Smith-Hughes and George Barden by striking out same and inserting in place thereof the following:

Smith Hughes and George Barden:

Personal services:	
Permanent	84,144
Other	50
Total	84,194
Current expenses	2,500
Travel:	
In state	4,250
Out of state	1,650
Other expenditures:	
Reimbursements to school districts for	or
salaries and travel of teachers	190,135
Total	282,729
Less estimated federal funds+	190,711
Net appropriation	

+If the federal grant is less than the amount of the estimate shown herein, the total appropriation shall be reduced in like proportion.

Further amend the appropriation For board of education: Education of deaf, by changing the figures for "Current expenses", as follows: 299,925 changed to 332,000; by changing the figures

for "Total" as follows: 299,975 changed to 332,050; and, by changing the figures for "Net appropriation". as follows: 250,035 changed to 282,110. Further amend the subsection "Vocational rehabilitation" by changing the figures for Equipment as follows: 600 changed to 1,600; by changing the figures for "Total", as follows: 243,974 changed to 244,974; by changing the figures for "Less estimated federal funds", as follows: 149,650 changed to 150,150; and, by changing the figures for "Net appropriation", as follows: 94,324 changed to 94,824.

Further amend the subsection for N. H. technical institute — Concord by striking out the same and inserting in place thereof the following:

N. H. technical institute — Concord: Salary of director Other personal services: Permanent Other	12,152 202,749 18,000
Total Current expenses Travel:	232,901 137,550
In state	1,700
Out of state	800
Other expenditures:	
Grants to students	10,000
Total Less estimated revenue:	382,951*
Tuition	85,500
Room and board	60,000
Text books and supplies	31,000
Cafeteria	10,500
Evening school	12,000
Net appropriation	1

^{*}No part of these appropriations to be expended without prior approval of the governor and council.

3,951

Further amend the appropriation For board of education by changing the figures for "Total for board of education", as follows: 6,453,094 changed to 6,580,871; and by changing the

figures for "Net appropriation", as follows: 6,446,394 changed to 6,574,171.

Amend the appropriation For bank commission: Administration: by striking out the same and inserting in place thereof the following:

Administration:

Salary of bank commissioner	15,000
Salary of deputy commissioner	12,241
Salary of assistant commissioner	10,500
Other personal services:	
Permanent*	189,579
Other	2,450
Total	229,770
Current expenses	21,800
Travel:	
In state	21,050
Out of state	2,000
Equipment	3,750
Other expenditures:	
Oasi and retirement	13,500
Total	291,870
Less revenue	276,870

Net appropriation

15,000

Further amend the appropriation For bank commissioner by striking out the words "Total for bank commissioner" and inserting in place thereof the following: Total for bank commissioner+. Further amend the paragraph by adding at the end thereof the following:

+Other provisions of law notwithstanding, the following grades shall be established:

Bank examiner I — grade 18 Bank examiner II — grade 24 Bank examiner III — grade 29

^{*}The employee now filling position #0014 shall be assigned to the new position of administrative assistant II which is established within this appropriation.

Amend the appropriation For tax commission: Office of commission; by striking out the same and inserting in place thereof the following:

Office of commission:		
Salaries of two commissioners	24,217	
Salary of secretary	15,241	
Other personal services:		
Permanent	172,770	
Other	31,423	
m . 1	049 671	
Total	243,651	
Current expenses	15,000	
Travel:		
In state	25,000	
Out of state	2,000	
Equipment	3,200	
		
Total		288,851

Further amend the appropriation For tax commission: Tobacco products tax: by striking out the same and inserting in place thereof the following:

Tobacco Products tax:	
Personal services: Permanent	39,562
Other	400
Total	39,962
Current expenses	2,525
Travel:	
In state	3,800
Out of state	900
Equipment	5,100
	

Total

Further amend appropriation For tax commission by changing the figures for "Total for tax commission", as follows: 664,559 changed to 654,763.

52,287

Amend the appropriation For firemen's retirement system by inserting after the word "system" an asterisk *. Further

646,080

amend by placing the following footnote at the end of the paragraph:

*Other provisions of the law notwithstanding the contributions by call firemen shall be \$6.00 per year for the period from July 1, 1966 to June 30, 1967.

Amend the appropriation For policemen's retirement system: by striking out same and inserting in place thereof the following:

For policemen's retirement system:

Personal services:	
Other	4,500
Current expenses	240
Travel:	
In state	225
Out of state	25
Other expenditures:	
Contribution to retirement fund	257,010*

Total 262,000

*Transfers shall not be made from this appropriation for contributions to fund and administrative expenditures shall be limited to the funds appropriated for such purpose.

Amend the appropriation For teachers retirement fund, by striking out same and inserting in place thereof the following:

For teachers retirement system:

Personal cervices.

i cisoliai sei vices.	
Permanent	25,396
Other	4,750
Total	30,146
Current expenses	2,000
Travel:	
In state	125
Out of state	350
Equipment	200
Other expenditures:	
Normal contribution	613,259
Total	

Amend the appropriation For public works division of department of public works and highways; by changing the figures for "Less estimated credits", as follows: 77,000 changed to 2,000; and by changing the figures for "Net appropriation", as follows: 92,162 changed to 167,162.

Amend the appropriation For fish and game department: Conservation officers: by striking out same and inserting in place thereof the following:

Conservation officers:

-			
Persona	1.9	erv	ices:

Permanent	274,822
Other	7,500
Total	282,322
Current expenses+	30,000
Travel:	
In state	43,850
Out of state	500
Equipment	3,650
Other expenditures:	
Purchase of twenty cars+++	38,320

Total 398,642

+No charge against this appropriation, or any other appropriation of the fish and game department, shall be made for telephone services for conservation officers, except for toll service.

+++This amount shall not be transferred or expended for any other purpose.

Further amend the appropriation For fish and game department by changing the figures for "Total for fish and game department," as follows: 1,416,765 changed to 1,399,055; and by changing the figures for "Less revenue and balance," as follows: 1,416,765 changed to 1,399,055.

Amend the appropriation For public works and highways: Administration, by striking out same and inserting in place thereof the following:

Administration:

Salary of commissioner

Salary of deputy commissioner	16,800	
Salary of assistant commissioner	16,620	
Other personal services:		
Permanent	301,491	
Other	4,300	
Total	357,831	
Current expenses	157,471	
Travel:		
In state	500	
Out of state	3,500	
Equipment	3,011	
Total		522 ,313

Further amend the paragraph For public works and highways: Engineering, by changing the figures for "Personal services: Permanent" as follows: 3,439,830 changed to 3,301,406; and by changing the figures for "Personal services: Other," as follows: 762,134 changed to 900,558. Further amend the paragraph For public works and highways, by changing the figures for "Total for public works and highways," as follows: 54,389,408 changed to 54,392,408; by changing the figures for "Available from estimated lapses and balances," as follows: 2,416,823 changed to 2,419,823; and, by changing the figures for "Total" of "Less estimated revenue and balance," as follows: 54,389,408 changed to 54,392,408.

Amend the appropriation For eastern New Hampshire turnpike, by striking out same and inserting in place thereof the following:

For eastern New Hampshire turnpike:

Blue star memorial highway (Seabrook-Portsmouth toll road):

Operating:

Personal services:

Permanent	108,801
Other	23,830
Total	132,631
Current expenses	93,766
Travel·	

I ravei:

In state Equipment	1,500 1,600	
Total Maintenance: Personal services:		229,497
Permanent	62,880	
Other	4,550	
Other	4,550	
Total	67,430	
Current expenses	319,419	
Travel:	313,113	
	1,200	
In state		
Equipment	770	
Total		388,819
Debt service:	210 000	
Bonds maturing	310,000	
Interest on bonds	56,800	
Total		366,800
Total for blue star memorial	highway	985,116
	nignway	909,110
Spaulding turnpike:		
Operating:		
Personal services:	00.110	
Permanent	88,119	
Other	13,656	
Total	101,775	
Current expenses	90,404	
Travel:	30,404	
	1 500	
In state	1,500	
Equipment	1,250	
Total		194,929
Maintenance:		10 1,0 10
Personal services:		
Permanent	63,948	
Other	6,092	
Total	70,040	
Current expenses	65,531	
Travel:	00,001	
Tiavel.		

282,158

In state Equipment	1,500 1,030	
Total Debt service: Bonds maturing Interest on bonds	390,000 275,550	138,101
Total		665,550
Total for spaulding turnpik	e	998,580
Total for eastern New Hampshire Less estimated revenue	turnpike*	1,983,696 1,983,696
Net total	_	0

^{*}Expenditures for fiscal 1967 shall not exceed actual revenue.

Note: The commissioner of public works and highways, subject to prior approval by the governor and council, shall adjust toll charges on the Eastern N. H. turnpike to cover debt service payments resulting from the \$3,000,000 bond authorization for an eastern turnpike bridge as authorized by chapter 223, laws 1963.

Amend the appropriation For central New Hampshire turnpike, by striking out the same and inserting in place thereof the following:

For central New Hampshire turnpike: Operating:

Total

Personal services:	
Permanent	118,082
Other	18,459
Total	136,541
Current expenses	141,887
Travel:	
In state	2,200
Equipment	1,530

Maintenance: Personal services: Permanent Other	127,964 6,000	
Total Current expenses Travel:	133,964 121,178	
In state Equipment	3,000 1,770	
Total Debt service: Bonds maturing Interest on bonds	565,000 341,388	259,912
Total		906,388
Total for central New Hampshire turnpike* Less estimated revenue		1,448,458 1,448,458
Net appropriation	_	0

*Expenditures for fiscal 1967 shall not exceed actual revenue.

Amend the bill at the end of section 1 by changing the figures for "Total net appropriation for the fiscal year ending June 30, 1967," as follows: 42,681,977 changed to 42,865,144.

Amend by striking out section 12 and inserting in place thereof the following new sections:

12 Other provisions of law notwithstanding, additional funds, above those provided in section 1 hereof, required for salary increases for permanent classified employees, as provided in chapter 73, Laws of 1965, shall be a charge against the applicable salary adjustment fund when required for general, highway or fish and game fund and against revenue for the various federal or special funds.

13 Sweepstakes Commission Funds. Notwithstanding any provision of law to the contrary, in order to allow the sweep-

stakes commission to efficiently handle its funds, the commission shall deposit all funds received by it in no more than 47 bank accounts in which it shall maintain a minimum balance of \$10,000, and in one bank account in which it shall maintain a minimum balance of \$20,000. All funds in said above accounts in excess of said minimum balances shall be transferred weekly to a special sweepstakes bank account in the Merchants National Bank of Manchester in which there shall be maintained a minimum balance of \$100,000. All sums in excess of said minimum of \$100,000 in said special account shall be remitted weekly to the state treasurer for credit to the sweepstakes special fund.

14 Takes effect. This act shall take effect July 1, 1966.

* * *

On a viva voce vote the amendment was adopted.

Mr. Cobleigh of Nashua offered the following amendment:

Amendment

Amend the appropriation for resources and economic development: Division of resources development: Administration: by amending the footnote concerning the "State's share of town warden training expenses" and the State's share of town prevention bills" by striking out the word "eleven" and inserting in place thereof the word, ten.

The Clerk read the amendment in full.

Mr. Cobleigh of Nashua spoke in favor of the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

(Recess)

Mr. O'Neil of Chesterfield moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 603, to clarify the charter of Nathaniel Hawthorne College, Mr. O'Neil of Chesterfield for Education. Pass with amendment.

Amendment

Amend the title of said bill by striking out the same and inserting the place thereof the following:

An Act relative to the powers of Nathaniel Hawthorne College.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

- l Powers of Nathaniel Hawthorne College Increased. Nathaniel Hawthorne College, a non-profit, non-denominational, co-educational institution of higher learning, carrying on its activities in Antrim, New Hampshire, is hereby authorized to confer upon the graduates thereof the degree of bachelor of arts and the degree of bachelor of science in business administration, and to give customary honorary recognitions to outstanding individuals for noteworthy achievements.
- 2 The Coordinating Board of Advanced Education and Accreditation, at three year intervals, shall be invited to evaluate and review Nathaniel Hawthorne College for the purpose of determining evidence of improvement and growth until such time as either the institution is accredited by some National or Regional Accrediting Agency or ten years from the date of commencement of operations of the college.
 - 3 Takes Effect. This act shall take effect May 29, 1965.

* * *

The Clerk read the amendment in full.

(discussion ensued)

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Mr. O'Neil of Chesterfield further moved that the Rules of the House be so far suspended as to place HB 603 on third reading and final passage, by title only, at the present time, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Third Reading

HB 603, relative to the powers of Nathaniel Hawthorne College, was read a third time, passed, and sent to the Senate for concurrence.

Reconsideration

Mr. Craig of Manchester having voted with the majority, moved that the House reconsider its vote whereby it passed HB 603, and spoke against the motion.

On a viva voce vote the motion was not adopted.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

HB 130, An Act relating to identification of purchasers of real estate.

HB 210, An Act relative to powers of Franconia College to grant degrees.

HB 227, An Act relative to airport managers.

HB 300, An Act relative to planning board regulations for subdivision of land in the city of Nashua.

HB 411, An Act relative to trustees of Brewster Free Academy.

SB 94, An Act amending the charter of the Nashua trust company.

HB 21, An Act relative to number of election inspectors at biennial election.

HB 232, An Act permitting cooperative banks and building and loan associations to engage in the safe deposit business.

HB 337, An Act relating to contributing to delinquency of a juvenile.

HB 165, An Act relating to the establishment of contingency funds for units of municipal government.

HB 363, An Act relating to the time within which the invoice assessment record shall be prepared.

HB 544, An Act legalizing the proceedings of the annual meeting of the Timberlane Regional School District held in the town of Kingston on April 10, 1965.

HB 545, An Act to legalize the special town meeting of June 5, 1962, and the annual town meetings on March 10, 1964, and March 9, 1965, in the town of Brentwood.

HB 546, An Act legalizing the annual town meeting held in the town of Tilton on March 9, 1965.

HB 547, An Act legalizing the annual town meeting held in the town of Sandwich on March 9, 1965 and the special town meeting held in the town of Piermont on May 7, 1965.

HB 279, An Act providing for the assessment and collection of a special head tax for state purposes.

HB 564, An Act to amend the Area School Plan and the law relating to the School Building Authority.

Personal Privilege

Mr. Prior of Ashland rose on a point of personal privilege, and stated he wished to be recorded as having voted in favor of HB 339.

Senate Message

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills under Joint Rule 6 to the following entitled bill:

HB 279, An Act providing for the assessment and collection of a special head tax for state purposes.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

HB 494, changing the name of Marston Pond (Lake) in town of Nottingham to Nottingham Lake.

HB 485, changing the name of North River Pond to North River Lake.

HB 434, relating to a water supply for the Town of Deerfield.

HB 280, relative to citizens job protection.

HB 450, relative to insider trading of domestic stock insurance company equity securities.

HB 564, An Act to amend the Area School Plan and the Law relating to the School Building Authority.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 231, relating to the Woodsville Free Library and Woodsville Fire Department.

Amendment

Amend the title of the bill by striking out the word "and" and adding at the end thereof the words, and legalizing the proceedings of the annual town meeting in the town of Haverhill.

Further amend the bill by inserting after section 2 the following new section:

3 Haverhill Proceedings Legalized. All the votes and proceedings of the annual town meeting held in the town of Haverhill on March 9, 1965 are hereby legalized, ratified and confirmed.

Further amend the bill by renumbering section 3 to read section 4.

* * *

On motion of Mr. McMeekin of Haverhill the House concurred in the Senate amendment.

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 301, An Act to revise the charter of the city of Rochester to adjust the salaries of mayor and councilmen.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

to revise the charter of the city of Rochester to adjust the salary of the mayor.

Further amend the bill by striking out section 2 thereof.

Further amend the bill by renumbering section 3 to read section 2.

* * *

On motion of Mr. Corriveau of Rochester the House concurred in the Senate amendment.

Further Senate Message

Senate Bills and Senate Joint Resolution Read and Referred

SB 81, An Act relative to the establishment of a state rifle range — to Resources, Recreation and Development.

SJR 10, Joint Resolution in favor of the estate of Louis W. Paquette — to Claims and Aeronautics.

(Recessed for one hour)

(After Recess)

Committee of Conference Report

The committee of conference to whom was referred House Bill No. 170, An act to increase the public revenue from the tax on tobacco, having considered the same, report the same with the recommendation that the House recede from its position of non-concurrence, and concur in the amendment adopted by the Senate and that the following amendment be adopted by the House and Senate:

Amendment

Amend the bill by striking out section 4 and inserting in place thereof the following new sections:

4 Appropriation. In order to insure the payment of the tax upon tobacco products on hand and in the possession of

licensees at the time this act becomes effective the state commission is hereby authorized to employ such temporary help as may be necessary and procure the supplies, stamps, and other things necessary for the purpose and the sum of three thousand five hundred dollars is hereby appropriated to defray the cost thereof. Said appropriation shall not lapse at the end of the fiscal year but shall continue and be available so long as there is need therefor. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

5 Takes Effect. Section 4 of this act shall take effect upon passage. Sections 1, 2 and 3 shall take effect as of July 1, 1965.

George W. Angus Thomas E. Bartlett Angeline St. Pierre Conferees on the Part of the House

Thomas Waterhouse, Jr.
Laurier Lamontagne
Conferees on the Part of the Senate

Mr. Angus of Claremont, spoke in favor of the report.

Mr. Kearns of Manchester spoke against the report.

Mr. Craig of Manchester spoke in favor of the report.

(discussion ensued)

Messrs. Taft of Greenville and Belcourt of Nashua spoke in favor of the report.

On a viva voce vote the committee of conference report was adopted.

Mr. Belanger of Manchester asked to be recorded as voting against the committee of conference report.

Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 170, to increase the public revenue from the tax on tobacco.

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Mr. Pickett of Keene amended his motion to read "that when the House adjourns today it be in honor of veterans of all wars who gave their lives for their country".

Afternoon Session

Third Readings

HB 653, making appropriations for the expenses of certain departments of the State for the year ending June 30, 1966, was read a third time, passed, and sent to the Senate for concurrence.

Reconsideration

Mr. Cobleigh of Nashua, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 653, and spoke against the motion.

On a viva voce vote the motion was not adopted.

* * *

HB 654, making appropriations for the expenses of certain departments of the State for the year ending June 30, 1967, was read a third time, passed, and sent to the Senate for concurrence.

Reconsideration

Mr. Cobleigh of Nashua, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 654, and spoke against the motion.

On a viva voce vote the motion was not adopted.

* * *

SB 2, relative to unit ownership of real property, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed:

SB 25, providing for more than one deputy city clerk for the city of Manchester.

SB 26, changing the date of primary elections in the city of Manchester.

SB 69, relating to summary judgment.

SB 74, relative to placing a person on probation.

SB 87, relative to compensation of the policemen of the city of Portsmouth.

SB 98, relative to the Manchester police relief association of Manchester.

The following House bills were read a third time, passed, and sent to the Senate for concurrence:

HB 457, relative to the salary of the sheriff of Cheshire County.

HB 582, to allow school building aid use of existing buildings in area schools and for acquisition of sites in anticipation of building schools.

HB 474, to prohibit the taking of lobsters or crabs in Rye Harbor or in the channel of the harbor.

HB 296, relative to trustee's compensation.

HB 470, relative to the Frisbie Memorial Hospital and to the Gafney Home for the Aged.

HB 661, relative to the New Hampshire Congregational Christian Conference.

HB 362, providing for increasing the number of deputy registrars for the city of Manchester.

HB 102, establishing a finance commission for the city of Manchester.

HB 270, amending the checklist requirements for towns over 4,500.

HB 576, to establish the city of Exeter.

HB 460, providing for the classification of certain surface waters of the Suncook River watershed.

Mr. Palmer of Kensington wished to be recorded as voting against the passage of HB 576.

Remarks made by Mr. Angus of Claremont concerning HB 552

"Mr. Speaker, I know it is warm and we all want to go home and I am tired also and I will be very brief. However, I believe after what happened two years ago, the House Members should be cognizant of what is in this bill and the necessary changes they made. While I am the sponsor of this bill, I am not the author. This bill was brought in by the Advisory Council for the Employment Security Division made up of management and labor. Now as far as the benefits are concerned, the maximum benefits are \$45.00 if you earn through \$3600. There is no change from the benefits up to \$3600. They remain the same. They have added some new brackets. The bill would pay to individuals earning from \$3900 to \$4200, \$46.00 a week. If you earn from \$4200 to \$4500, you get \$47.00 a week and up over that if you earn \$4500 and over, you get \$49.00 a week. There is an increase of \$5.00 from \$3600 to \$4900—\$4500 rather. That is the benefit changes. Is that clear? Also, this bill changes the able and availability for suitable work. In other words, at the present time, all you have to do is go to the Employment Office and file your claim and they ask you questions. They have broadened this. The Department has more authority in the new bill regarding availability for suitable work. Also there is a change in the suitable work section whereby if you are assigned to a job and you refuse the job at the present time you lose the benefit week plus three weeks. What they are doing now, if you refuse a suitable job, it is the same category if you voluntarily left your work, not attributable to your employer. Now what they have done if you refuse a suitable job and after a hearing if you lose, you file a claim and lose that, you will be penalized to this effect that you will have to go back to work and earn \$3.00 more than your benefit rate in three weeks in the benefit year. Also there is a change in the misconduct section. The present law disqualifies you for a certain number of weeks and you lose part of your benefits. Now misconduct is

put in the same category I have just spoken of. You have to go back to work and earn \$3.00 more than your benefit rate in any three weeks. I think these are the major changes that the House Members are interested in. I asked the Director, under cross examination by me at the hearing, if he was going to make any directives or change any rules or regulations in the present law, which he did two years ago and the House got blamed for passing a bill which they didn't do. It was done by the Director he has this right. He guaranteed there would be no changes. This bill doesn't affect retired people at all. They are in the same category they were two years ago in that bill. These are the major changes. There were also changes such as increase in the fund. The fund will increase many millions of dollars. I have the figures here. It is not necessary to go into them and the employers' rates are increased plus the fact a good employer has an opportunity to get a lower rate if he has good experience after five years. There are a lot of these changes I know you are not interested in-things you probably will never have any occasion to be contacted on but these changes are in the law and you ought to know about them so you can tell your constituents who get in trouble they can't say you have done a job on them. I would like to have this in the Journal so you can understand it. You can take it home with you and you had better keep it because your constituents are going to ask you about it later. I will be very glad to answer any questions if anybody has any questions about the bill."

Without objection from the House, the Chair ordered the remarks of Mr. Angus to be printed in the Journal.

On motion of Miss Spollett of Hampstead the House adjourned at 3:01 P. M., in honor of veterans of all wars who gave their lives for their country.

TUESDAY, June 1, 1965

The House met at 11:00 o'clock

Joint Convention

Prayer

Prayer was offered by guest Chaplain, Reverend Jack Clark, Protestant Chaplain of the Laconia State School.

Eternal God, our Heavenly Father, we thank you for our state government and all the good that it does.

Forgive our immature, irresponsible, and unprogressive legislation of a sweepstakes lottery to support the education of our children.

Give our Government the vision and courage to bring out the best in the people of New Hampshire.

Having been faithful to you and those whom they serve, may the leaders of our government know the joy and fulfillment of a job well done.

We ask it all in the name of Him who gave His life for the salvation, health and eternal life of all people, even our Lord, Jesus Christ. Amen.

Pledge of Allegiance to the Flag

Mr. Pollock of Keene led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following guests of the House today:

A group of students from the New Boston School, courtesy of Mrs. Colburn of New Boston.

The father of Mr. Brummer of Lisbon, "Dutch" Brummer of Portland, Oregon.

Leaves of Absence

Mrs. Morrison of Salem was granted leave of absence for the day on account of important business.

Mr. Pinkham of Northwood was granted leave of absence for today and Wednesday on account of important business.

Mr. Urie of New Hampton was granted leave of absence for the week on account of important business.

Mr. Maynard of Nashua was granted leave of absence for the day on account of illness.

Communication

June 1, 1965

To Whom it May Concern:

This is to advise you that James F. Mackintosh has appeared before me and taken oath of office as Representative for Cornish, New Hampshire on June 1, 1965.

John W. King GOVERNOR

* * *

Mr. Mackintosh of Cornish was assigned to the committee on Banks.

Introduction of Bills

The following bills were introduced, read a first and second time. laid on the table for printing, and referred as follows:

HB 729, relative to private water supplies (McGee of Lincoln-Rules) To Public Works.

HB 730, to clarify the method of procedure of casting absentee ballots by the moderator. (Bednar of Hudson) To Municipal and County Government.

HB 731, relative to solicitation of funds for religious, benevolent or philanthropic purposes. (Cobleigh of Nashua) To Banks.

HB 732, to prohibit forging or altering a prescription under the drug law. (Claffin of Wolfeboro) To Public Health.

HB 733, relating to employment in places of business where alcoholic beverages and beer are sold. (Coussoule and Keefe of Portsmouth) To Liquor Laws.

HB 734, to clarify the procedure on challenges of absentee ballots. (Bednar of Hudson) To Municipal and County Government.

HB 735, to regulate retail installment buying under progressive time contracts. (Bednar of Hudson) To Banks.

HB 736, to regulate the recording of deeds in subdivision of land plats. (Claffin of Wolfeboro) To Municipal and County Government.

HB 737, making appropriation to reimburse certain towns in cooperative school districts. (Clark of Lee — Rules) To Education.

HB 738, permitting state, county and towns to require certain recipients of Welfare to perform labor for the state, county, or town government. (Cobleigh of Nashua) To Public Welfare and State Institutions.

HB 739, to establish a state commission for human rights. (Craig of Manchester and Angus of Claremont) To Judiciary.

Mr. Bigelow of Warner moved that the order whereby HB 683, relating to party designation of registered voters, was referred to the Committee on Judiciary be vacated and the bill be referred to the Committee on Banks and spoke in favor of the motion.

Mr. Hancock of Concord requested an explanation.

Mr. Bigelow explained the motion.

On a viva voce vote the motion was adopted.

Mr. Bigelow of Warner moved that the order whereby HB 679, to create a joint state capital city planning board, was referred to the Committee on Judiciary be vacated and the bill be referred to the Committee on Banks.

On a viva voce vote the motion was adopted.

Mr. Bigelow of Warner moved that the order whereby HB 696, to reduce requirement to vote for presidential election, was referred to the Committee on Judiciary be vacated and the bill be referred to the Committee on Banks.

On a viva voce vote the motion was adopted.

Mr. Bigelow of Warner moved that the order whereby HB 690, relative to recording of action when school district takes land by eminent domain, was referred to the Committee on Judiciary be vacated and the bill be referred to the Committee on Banks.

On a viva voce vote the motion was adopted.

Committee Reports

SB 53, relating to the construction and interpretation of wills, Mr. Bingham of Concord, for Judiciary. Be referred to the Judicial Council for study and report.

On a viva voce vote the bill was referred to Judicial Council for study and report.

HB 340, relative to larceny or unauthorized use of a motor vehicle, Mr. Capistran of Manchester for Judiciary. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the word "and" in the sixth line and inserting in its place the word, who; further amend the section by striking out the last sentence and inserting in its place the following: No new license or certificate shall be issued by the director to any person convicted of a violation of section 82 until after one year or of a conviction of larceny of a motor vehicle until after five years, both from the date of final conviction, so the section as amended will read as follows:

1 Penalties. Amend RSA 263 by inserting after section 82 the following new section: 263:82-a Revocation of License. Upon a final conviction of a violation of section 82 or upon a final conviction of larceny of a motor vehicle, the court shall report to the director who shall immediately revoke the license of the person so convicted, or the right of a non-resident so convicted to operate within the State of New Hampshire, and said court in the case of holders of New Hampshire licenses shall return such licenses with his findings marked thereon, together with the court return, to the director; and the director shall revoke the license of any person who shall be convicted of a similar offense by a court of any other state. No new license or certificate shall be issued by the director to any person convicted of a violation of section 82 until after one year or of a conviction of larceny of a motor vehicle until after five years, both from the date of final conviction.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 565, relative to counsel fees for indigent defendants, Mr. Capistran of Manchester for Judiciary. Inexpedient to legislate, subject matter covered by previous legislation.

On a viva voce vote the resolution was adopted.

SB 62, relative to lease or purchase of voting machines, Mr. Hood of Plainfield for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 359, relative to bail commissioners, Mr. Makris of Nashua for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 504, relative to authority of town highway agents, Mr. Gage of Grafton for Municipal and County Government. Inexpedient to legislate.

On a *viva voce* vote the resolution was adopted.

HB 549, relative to age limits for county officers and employees, Mr. Langford of Raymond for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 551, relative to filling vacancies in county offices, Mrs. Milligan of Newbury for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Mrs. Greene of Rye moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not sufficiently advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

* * *

HB 702, legalizing the proceedings of the annual school district meeting of the Rye School District, Mrs. Greene of Rye for Education. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Concurrent Resolution regarding an amendment to the Constitution pertaining to the offering of prayer in public schools and other public places, Mr. Capistran for Judiciary. Pass with amendment.

Amendment

Amend section 1 of the Resolution by striking out said section and inserting in its place the following:

Section 1. Nothing in the Constitution of the United States shall be interpreted or construed to prohibit the offering of prayer to God in any public school or other public place; however, such prayers shall not be mandatory or prescribed.

Further amend said Resolution by striking out the paragraph following Section 2 and inserting in its place the following:

Be it Further Resolved that if Congress shall have proposed an amendment to the Constitution similar to that contained in this resolution prior to June 1st, 1966, this application for a convention shall no longer be of any force or effect.

* * *

On a *viva voce* vote the amendment was adopted.

Mr. Cole of Swanzey offered the following amendment and urged its adoption.

Amendment

Amend the bill by striking out the words "however, such prayers shall not be mandatory or prescribed," so that the proposed amendment reads as follows:

Amend section 1 of the Resolution by striking out said section and inserting in its place the following:

Section 1. Nothing in the Constitution of the United States shall be interpreted or construed to prohibit the offering of prayer to God in any public school or other public place.

Further amend said Resolution by striking out the paragraph following Section 2 and inserting in its place the following:

Be It Further Resolved that if Congress shall have proposed an amendment to the Constitution similar to that contained in this resolution prior to June 1st, 1966, this application for a convention shall not longer be of any force or effect.

* * *

The Clerk read the amendment in full.

Mr. Cole of Swanzey explained the amendment and spoke in favor of the amendment.

(discussion ensued)

Mrs. St. John of Barnstead moved that the Concurrent Resolution be indefinitely postponed and spoke in favor of the motion.

Mrs. Winkley of Rochester and Mr. Capistran of Manchester spoke against the motion to indefinitely postpone.

(discussion ensued)

Mesdames Schwaner of Plaistow and Brungot of Berlin spoke against the motion.

Mr. Murphy of Pittsfield and Mr. Maxwell of Henniker spoke in favor of the motion.

(discussion ensued)

Messrs. Cole of Swanzey, McMeekin of Haverhill and Coutermarsh of Lebanon spoke against the motion.

Mr. Spanos of Newport spoke in favor of the motion.

(discussion ensued)

Mr. Pickett of Keene spoke against the motion and for the committee amendment.

Mrs. St. John of Barnstead spoke a second time in favor of the motion to indefinitely postpone.

Mr. Maloomian of Somersworth moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question is on the motion to indefinitely postpone the concurrent resolution.

Mrs. Brungot of Berlin requested a division.

The division vote being manifestly in the negative, the motion to indefinitely postpone the concurrent resolution was lost.

The question now being on the Cole amendment.

On a viva voce vote the amendment was not adopted.

Mrs. Frizzell of Charlestown requested a division.

At the request of Mr. McMeekin of Haverhill the Clerk read the Cole amendment and also the committee amendment.

70 members having voted in the affirmative and 211 in the negative the Cole amendment was not adopted.

The question now being, shall the concurrent resolution be adopted.

On a viva voce vote the concurrent resolution was adopted.

Reports

SB 20, relating to administrative committee of the district and municipal courts, Mrs. Moulton of New Durham for Engrossed Bills. Ought to pass with amendment under Joint Rule No. 6.

Amendment

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 Committee Enlarged. Amend RSA 502-A:18 (supp) as inserted by 1963, 331:1 by striking out the same and inserting in place thereof the fol-

Amend section 2 of the bill by striking out the first three lines and inserting in place thereof the following:

2 Court to Establish Rules, Practices, Procedures, Forms and Records. Amend RSA 502-A (supp) by inserting after section 19 as inserted by 1963, 331:1 the following new section: 502-A:19-a Rules, Practices, Procedures, Forms and Records. The

Amend section 3 of the bill by striking out lines three and four and inserting in place thereof the following:

502:26-b, relating to rules and forms, both as inserted by 1959, 289:1, and RSA 502-A:19 (supp), relating to expenses of administrative committee, as inserted by 1963, 331:1, are hereby repealed.

* * *

On a viva voce vote the amendment was adopted.

SB 26, changing the date of primary elections in the city of Manchester, Mrs. Moulton of New Durham for Engrossed Bills. Ought to pass with amendment under Joint Rule No. 6.

Amendment

Amend section 1 of the bill by striking out line three and and inserting in place thereof the following:

section 1 of the Laws of 1963, by striking out said

On a viva voce vote the amendment was adopted.

SB 69, relating to summary judgment, Mrs. Moulton of New Durham for Engrossed Bills. Ought to pass with amendment under Joint Rule No. 6.

Amendment

Amend section 1 of the bill by striking out lines four through six and inserting in place thereof the following:

justice may require"; and by inserting in line seventeen after the word "if" the words, affidavits are filed but, so that

* * *

On a *viva voce* vote the amendment was adopted. Senate Message

The Senate has voted to adopt the amendment offered by the Committee on Engrossed Bills, under Joint Rule No. 6 to the following House Bill, in the adoption of which amendment the Senate asks the concurrence of the House of Representatives:

HB 324, to establish a capital reserve item for special tax areas in the town of Hanover, and exempting personal property from sewer and sidewalk area taxes.

Amendment

Amend section 6 of the bill by striking out the same and inserting in place thereof the following:

6 Takes Effect. This act shall take effect April 1, 1966.

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the amendment.

Further Senate Message

The Senate refuses to concur with the House of Representatives in the passage of the following entitled bill, sent up from the House of Representatives:

HB 305, relative to legal length of brook trout in Coos County.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

HB 303, eliminating the weight limit on taking black bass.

HB 143, to provide for replacing lost hunting and fishing licenses.

HB 458, relating to wild bear.

HB 603, relative to the powers of Nathaniel Hawthorne College.

Report of Committee on Engrossed Bills

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

HB 434, An Act relating to a water supply for the town of Deerfield.

HB 485, An Act changing the name of North River Pond to North River Lake.

HB 494, An Act changing the name of Marston Pond (Lake) in town of Nottingham to Nottingham Lake.

HB 603, An Act relative to the powers of Nathaniel Hawthorne College.

Rep. Milligan from Newbury for House Sen. Martin from Littleton for Senate

Resolutions

Messrs. Ferguson, Coburn and Carter of Milford offered the following resolution:

Whereas, We have learned with sorrow of the tragic death of Harold Richardson of Milford, and

Whereas, Mr. Richardson was a municipal employee and a call fireman and was killed while serving in that capacity, therefore be it

Resolved, That we, the Members of the 1965 House of Representatives in General Court convened, do hereby extend our most sincere sympathy to his family in their bereavement, and be it further

Resolved, That a copy of these resolutions be transmitted to Mrs. Richardson.

On a viva voce vote the resolutions were unanimously adopted.

Personal Privilege

Mr. Stafford of Laconia rose on a point of personal privilege.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following House bills were read a third time, passed, and sent to the Senate for concurrence:

HB 340, relating to larceny or unauthorized use of a motor vehicle.

HB 359, relative to bail commissioners.

HB 702, legalizing the proceedings of the annual school district meeting of the Rye School District.

SB 62, relative to lease or purchase of voting machines, was read a third time, passed and sent to the Secretary of State to be engrossed.

Correction

On page 1574 of the Journal for Wednesday, May 26, the following section of an amendment adopted to HB 267, relative to building and loan associations, was omitted:

Amend section 3 of the bill by striking out the section and inserting in its place the following:

- 3 Real Estate Investments. Amend paragraph II of RSA 393:24 (supp) as amended by 1955, 131:1 and 1963, 313:14, by adding at the end thereof the words, except as it is authorized to do so by the commissioner, so that the paragraph is amended to read:
- II. In the purchase of improved or unimproved real estate and in the construction or improvement of buildings thereon for the purpose of providing offices for the transaction of an association's business, such buildings may also include space for rental purposes. The cost to the association of such lands and buildings shall not exceed fifty percent of the sum of such association's guaranty fund, surplus, and reserves at the time such investment is made, except as it is authorized to do so by the commissioner.

Announcements

Today is the birthday of Mr. Hurley of Manchester.

Today is the 41st wedding anniversary of Mr. and Mrs. Sewell of Newmarket.

* * *

On motion of Mrs. St. John of Barnstead the House adjourned at 1:24 P. M.

WEDNESDAY, June 2, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by guest Chaplain, Rev. George R. Fitzgerald C.S.P. from Paulist Fathers Roman Catholic Church, Jaffrey.

"Watch the wholehearted man, and mark the upright, for there is a future for the man of peace." Psalm 36

Eternal God, direct the works of our hands and minds toward the path of peace and unity. Help us to grow as the friends of human truth and to applaud the new and sublime expressions of its genius in the laws of New Hampshire. Support us as we shape our future from the past and present. Let us here today, chosen from among men, renew our pledge to deepen our concern for the poor, the weak, the dispossessed, the lonely, the anonymous.

Give us the strength in time of grave decision to seek honorable solutions, granting us a mood at once humble but brave, serious but hopeful; grant not that we be served but that we serve, aware always that we are stewards of the people who sent us here.

Let us show forth in word and deed the good and noble things of earth, supporting us with firmness and vision to bear the burdens of our society. Lord, God, sanctify and govern our hearts and bodies that now and ever, by your help, we may see the bounty of the Lord in the land of the living, and with courage and stout hearts, attain salvation and freedom. Amen.

Pledge of Allegiance to the Flag

Mr. Kurth of Sandwich led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

A group of 4th grade pupils and their teacher, Mrs. Marion Berry, from the Sandwich School, courtesy of Mr. Kurth of Sandwich.

A group of 4th grade pupils from the Pierce School, Bennington and their teacher, Mrs. Virginia Sargent, courtesy of Mr. Aucella of Bennington.

A group of pupils from the Cornish School, courtesy of Mrs. DeLude.

A group of pupils from the Rye Elementary School, courtesy of Mrs. Greene and Mr. Ciborowski of Rye.

Leaves of Absence

Mr. O'Neil of Chesterfield and Mr. Spanos of Newport were granted leave of absence for the day on account of important business.

Mr. Provencal of Hudson was granted leave of absence for today and tomorrow on account of illness.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 740, to require driver education as a condition to the right of certain minors to obtain operator's license. (Craig of Manchester) To Transportation.

HB 741, providing that the state assume responsibility for the care and board of foster children. (Clark of Lee & Herbert of Windham) To Public Welfare and State Institutions.

HB 742, pertaining to advertising of alcoholic beverages. (Lemieux of Manchester) To Liquor Laws.

HB 743, to amend the junk dealers law. (Spanos of Newport) To Public Works.

HB 744, relating to taxation of billboards. (Lemieux of Manchester & MacFarlane of Swanzey) To Ways and Means.

HB 745, to amend the law relating to real estate brokers and salesmen. (deBlois of Laconia) To Insurance.

HB 746, to regulate the taking of land for access to private recreational areas. (McGee of Lincoln) To Public Works.

Committee Reports

HJR 41, providing deficiency appropriation for board of professional engineers, Mr. Bruton of Manchester for Appropriations. Ought to pass.

On a viva voce vote the Joint Resolution was ordered to a third reading.

HB 8, to authorize the sweepstakes commission to pay unclaimed prize money to the state treasurer, Mr. Gardner of Littleton for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "general fund of the state" in the thirteenth line and inserting in place thereof the words and figures, special fund set up under 21-j of this chapter, so that the section is amended to read:

I Unclaimed Sweepstakes Prizes. Amend RSA 284 by adding a new section after RSA 284:21-n as follows: 284:21-o Unclaimed Prize Money. The sweepstakes commission shall hold unclaimed prize money on a winning ticket for two years after the prize money is awarded. If there is no claim to the money during the two years, or if the sweepstakes commission is unable to locate the holder of a winning ticket during the two years, the sweepstakes commission shall pay the money to the state treasurer at the end of the two years. The state treasurer shall deposit the money into the special fund set up under 21-j of this chapter. A person who has a claim on the prize money after the money has been paid to the treasurer shall make his claim to the legislature for payment.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 309, relative to the milk sanitation code, Mrs. Gelt of Salem for Executive Departments and Administration. Inexpedient to legislate.

Mr. Yardley of Roxbury moved that the words ought to pass be substituted for the report of the committee, inexpedient to legislate and spoke in favor of the motion.

Mr. Hancock of Concord spoke against the motion to substitute.

Mr. Underwood of Chester spoke in favor of the motion to substitute.

Mr. Brummer of Lisbon spoke against the motion to substitute.

Mrs. Brungot of Berlin spoke in favor of the committee report, inexpedient to legislate.

On a viva voce vote the motion was lost.

On a *viva voce* vote the resolution as offered by the committee was adopted.

HB 476, to establish a commission on intergovernmental relations, Mrs. Clark of Lee for Executive Departments and Administration. Be referred to the Legislative Council.

On a viva voce vote the bill was referred to Legislative Council.

HB 553, relative to the distribution of cumulative pocket supplements to the revised statutes annotated, Mrs. Clark of Lee for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by adding at the end the word, and replacement volumes to the RSA as they are compiled and issued, so that the section is amended to read:

1 Revised Statutes Annotated. Amend RSA 20 by inserting after section 17 as inserted by 1955, 231:4 the following new section:

20:17-a Distribution of Cumulative Pocket Supplements. In addition to such other distributions as may be required by law, the secretary of state is hereby authorized to distribute free of charge to each city and town in the state one copy of the cumulative pocket supplements for the revised statues annotated and replacement volumes to the RSA as they are compiled and issued.

Amend section 2 of the bill by striking out the figures 1965, in the first and third line and inserting in their place the figures, 1967, so that the section is amended to read:

2 1967 Supplements. Distribution of the cumulative pocket supplements as authorized by this act shall commence with the 1967 supplements.

Further amend the bill by striking out section 3 and inserting in place thereof the following new section:

- 3 Replacement volumes to the RSA. Distribution of replacement volumes as authorized by this act shall commence with the RSA replacement volume 2 and replacement volume 2 A.
- 4 Appropriation. There are hereby appropriated for the purposes of this act the sum of \$9,792., \$2,880. for the purchase of the supplements and \$6,912. for replacement volumes 2 and 2 A and new volume to be issued to replace present volume 3.
 - 5. Takes Effect. This act shall take effect July 1, 1965.

* * *

On a *viva voce* vote the amendment was adopted and the Chair referred the bill to Appropriations under the Rules.

HB 478, legalizing the proceedings at the town meetings March 10, 1964 and March 9, 1965, in the town of Stratham, Mr. Hanson of Bow for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 68, increasing the amount of pension towns may grant to certain firemen, police officers, or constables, Mr. Crouch of Durham for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 629, to allow towns to increase their boards of selectmen, Mr. Crouch of Durham for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend 41:8-b as inserted by section 1 of the bill by striking out the word "two" in the second line and inserting in its place the word, five, so that the section is amended to read:

41:8-b Petition and Ballot. Upon written petition of not less than five per cent of the legal voters of any town, addressed and delivered to the selectmen not later than thirty-five days before any annual meeting, one of the following questions, as requested in the application, shall be submitted to the voters at the meeting: "Do you favor an increase in the board of selectmen to five members?" or "Do you favor an increase in the board of selectmen to seven members?" In towns having an official ballot the question shall appear upon the ballot. In towns where no official ballot is used the vote on this question shall be by special ballot. After the question, squares with the words "yes" and "no" shall be printed on the ballot in which the voter may mark his choice.

Amend 41:8-c as inserted by section 1 of the bill by inserting after the word "hearing" in the second line the words, at least fifteen days, so that the section is amended to read:

41:8-c Public Hearing. When the petition is made, the petitioners shall hold a public hearing at least fifteen days prior to the annual meeting to discuss the proposed change for town management.

Amend 41:8-d as inserted by section 1 of the bill by striking out the words and figures "section 8-b" in the fourth and fifth lines and inserting in place thereof the words and figures, section 8-b and 8-c, so that the section is amended to read:

41:8-d Revocation. A town which has voted to enlarge its board of selectmen as provided in section 8-a of this chapter may rescind its action in the same manner, and the provisions of section 8-b and 8-c of this chapter so far as applicable apply. The question "Do you favor a decrease in the board of selectmen to three members?" shall be printed on the ballot with proper provision for the voter to indicate his choice.

Further amend the bill by striking out section 41:6-f as inserted by section 1 of the bill.

The question being on the amendment.

On a viva voce vote the nays appeared to have it.

Mr. Cobleigh of Nashua requested a division vote.

Mr. McGee of Lincoln requested the amendment be read.

The Clerk read the amendment in full.

97 members having voted in the affirmative and 174 members having voted in the negative the amendment was defeated.

Mr. Hood of Plainfield moved that HB 629 be indefinitely postponed and spoke in favor of the motion.

Mr. Cole of Swanzey moved that HB 629 be recommitted to the Committee on Municipal and County Government and spoke in favor of the motion.

Mr. Pickett of Keene rose to explain the parliamentary procedure.

Question being on the motion by the member from Swanzey, Mr. Cole, that HB 629 be recommitted.

Mr. Stratton of Derry spoke in favor of the motion to recommit.

Mr. Brungot of Berlin spoke in favor of the motion to recommit.

Mr. Cobleigh of Nashua spoke in favor of the motion to recommit.

Mr. Hood of Plainfield spoke against the motion to recommit.

On a viva voce vote the nays appeared to have it.

Mr. Cole of Swanzey requested a division vote.

124 members having voted in the affirmative and 170 members having voted in the negative the motion was lost.

Question being on the motion of the member from Plainfield, Mr. Hood.

Mr. Bednar of Hudson spoke against the motion.

(discussion ensued)

Mr. Stevenson of Bethlehem rose in support of the motion to indefinitely postpone.

Personal Privilege

Mr. Cole of Swanzey rose on a point of personal privilege.

On a *viva voce* vote the motion was adopted, and HB 629 was indefinitely postponed.

HB 573, legalizing the proceedings at the town meeting March 9, 1965 in the town of New London, Mr. Gaffney of Claremont for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 39, relative to the salary of special justices of the Hanover District Court, Mr. Poliquin of Nashua for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 607, relative to the appointment of policemen and firemen by town managers, Mr. Barker of Stratham for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 515, to limit liability for support at Laconia state school, Mr. Dawson of Milton for Public Welfare and State Institutions. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 609, relative to medical assistance for the aged, Miss Faulkner of Keene for Public Welfare and State Institutions. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 610, to eliminate relative responsibility in the administration of medical assistance for the aged, Mr. Beaudoin of Rochester for Public Welfare and State Institutions. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 606, providing for the acquisition of a certain dam and water rights on the Suncook River by the water resources board, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 378, establishing a mosquito control commission, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

The bill was referred to Appropriations under the Rules.

HB 600, entering into the New England Interstate Planning Compact and for related purposes, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

The bill was referred to Appropriations under the Rules.

HJR 26, to appropriate funds for a study of the mosquito problem in the seacoast area, Mr. Classin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

The House Joint Resolution was referred to Appropriations under the Rules.

HB 333, providing for the acquisition of certain water rights and a dam controlling Black Pond Brook, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HJR 27, to reimburse the town of Nottingham for tax revenue lost through land takings by the state for Pawtuckaway State Park, Mr. Claffin of Wolfeboro. Inexpedient to legislate.

Mr. Kelsey of Nottingham moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

Mr. Classin of Wolfeboro spoke against the motion.

Mr. Pickett of Keene moved that HJR 27 be referred to the Legislative Council for further study and spoke in favor of the motion.

Mr. Claffin spoke in favor of the motion and Mr. Smith of Plymouth spoke in favor of the motion.

On a *viva voce* vote the motion was adopted.

Concurrent Resolution Proposing a Constitutional Amendment No. 2:

Messrs. O'Neil of Chesterfield, Taft of Greenville, Pickett of Keene, Ainley of Manchester, Bigelow of Warner, Davis of Conway, Desmarais of Jaffrey, and Cassassa of Hampton offered the following Concurrent Resolution:

Concurrent Resolution Proposing a Constitutional Amendment to have the Legislature Meet Annually.

- Be it Resolved by the House of Representatives, the Senate Concurring that the Constitution of New Hampshire be amended as follows:
- I. That Article 3 of Part Second of the Constitution of New Hampshire be amended by striking out the entire article and inserting in place thereof the following new article:
- Art. 3d. General Court, When to Meet and Dissolve. The senate and house shall assemble annually the first Wednesday in January. The organization shall be at the session assembled the first Wednesday of January in the odd numbered years, this session is designated as REGULAR SESSION. The session assembled in the even numbered years shall be designated BUDGET SESSION. Both shall deal with the annual budget. During the BUDGET SESSION the legislature shall consider the annual budget and no other matters but those introduced through the rules committee, those referred to it by the preceding session or those admitted by majority vote of either house. The senate and house shall adjourn Friday of the first week in January in each year and reconvene Tuesday of the fifth week following the first week in January. The computation of the constitutional time limitation on payment of mileage shall begin in the first day of reassembly of the legislature after the four week adjournment. In addition to the two sessions above-described, special sessions may be called. The senate and house shall dissolve and be dissolved seven days next preceding the first Wednesday of January in the odd numbered years and shall be styled THE GENERAL COURT OF NEW HAMPSHIRE.
- II. That Article 15 of Part Second of the Constitution be amended by striking out the entire article and by inserting in place thereof the following new article:
- Art. 15th. Compensation of the Legislature. The presiding officers of both houses of the legislature, shall each receive out of the state treasury as compensation in full for their services for the term elected the sum of two hundred and fifty dollars.

payable one-half for each annual session of the general court; and all other members thereof, seasonably attending and not departing without license, the sum of one hundred dollars for each annual session; and each member shall receive mileage for actual daily attendance on legislative days, but not after the legislature shall have been in session for forty-five legislative days after the day on which the legislature reconvenes from the fourweek adjournment or after the first day of May following the annual assembly of the legislature, whichever occurs first; except that when a special session shall be called by the governor or by a two-thirds vote of the then qualified members of each branch of the general court, such officers and members shall receive for attendance an additional compensation of three dollars per day and mileage for a period not exceeding fifteen days. Nothing herein shall prevent the payment of additional mileage to members attending committee meetings or on other legislative business on non-legislative days.

- III. Resolved, That the above amendment proposed to the constitution be submitted to the qualified voters of the state at the regular biennial election to be held in November, 1966.
- IV. Resolved, That the selectmen of the several towns, cities, wards, and places in the state are directed to insert in their warrants for the 1966 election an article to the following effect: To take the sense of the qualified voters whether the amendments of the constitution proposed by the 1965 session of the general court shall be approved.
- V. Resolved, That the sense of the qualified voters shall be taken by ballot upon the following question submitted to them by the general court:
 - 1 Do you favor having the legislature meet annually?
- VI. Resolved, That the secretary of state be required to print the question to be thus submitted on the same ballot that other constitutional questions proposed by the constitutional convention and general court are submitted. Upon the ballot containing the question shall be printed the word "Yes" with a square near it at the right hand of the question; and immediately below the word "Yes" shall be printed the word "No" with a square near it at the right hand of the question; and the voter desiring to vote upon the question shall make a cross in the square of his choice. If no cross is made in a square beside

the question the ballot shall not be counted on the question. The outside of the ballot shall be the same as the regular official ballot except that the words "Questions Relating to Constitutional Amendments Proposed by the Convention to Revise the Constitution and Amendments Proposed by the 1965 General Court" shall be added at the top of the ballot in bold type.

VII. Resolved, That if the proposed amendment is approved by the requisite number of votes it becomes effective when its adoption is proclaimed by the Governor.

* * *

(Information concerning the above resolution by the Special Joint Committee on Annual legislative sessions was printed in the House Journal Calendar of Wednesday, May 5, pp. 1263-4-5-6).

The concurrent resolution was referred to Judiciary.

Senate Message

Senate Bills and Joint Resolutions Read and Referred

- SJR 11, in favor of Violet G. Lemon. To Executive Departments and Administration.
 - SJR 12, in favor of George W. LaRocque. To Claims.
- SB 109, relative to firemen's retirement system. To Executive Departments and Administration.
- SB 111, providing for certain deductions from retirement for firemen. To Executive Departments and Administration.
- SB 84, requiring reporting by physicians and institutions of certain physical abuse of children. To Judiciary.
- SB 66, entering into the interstate compact on the placement of children enacting the same into law and for related purposes. To Public Welfare and State Institutions.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 626, relative to voting for school board members in the Newfound Regional Cooperative School District.

Amendment

Amend the title of the bill by striking out the words "Regional Cooperative" and inserting in their place the word, area, so that the title is amended to read:

relative to voting for school board members in the Newfound Area School District.

* * *

On motion of Mrs. Greene of Rye the House concurred in the Senate Amendment.

HB 400, relative to the salary of the sheriff of Sullivan County.

Amendment

Amend the title of the bill by striking out the same and inserting in place thereof the following:

relative to the salary of the sheriff and appointment of a salaried deputy sheriff of Sullivan County.

* * *

On motion of Mrs. Marx of Langdon the House concurred in the Senate Amendment.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

HB 314, relating to the report of income by certain county officers.

 ${\rm HB}$ 357, increasing the salary of the county commissioners of Coos county.

HB 415, to prohibit obscenity.

HB 445, relative to the throwing, depositing and dumping of refuse on private land.

HB 288, relating to arrest, detention and arraignment of criminal defendants.

HB 330, relating to the licensing of child-caring agencies and the establishment of an advisory committee.

HB 581, relative to sewage disposal systems on islands.

HB 275, relative to open season for taking hares and rabbits.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its amendments to the following Senate Bill:

SB 2, An Act relative to ownership of real property.

Report of Committee on Engrossed Bills

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

HB 170, An Act to increase the public revenue from the tax on tobacco.

HB 231, An Act relating to the Woodsville Free Library, relating to the Woodsville Fire District and legalizing the proceedings of the annual town meeting in the town of Haverhill.

HB 301, An Act to revise the charter of the city of Rochester to adjust the salary of the mayor.

SB 25, An Act providing for hiring one deputy city clerk for the city of Manchester.

SB 74, An Act relative to placing a person on probation.

SB 87, An Act relative to compensation of the policemen of the City of Portsmouth.

SB 98, An Act relative to the Manchester police relief association of Manchester.

HB 324, An Act to establish a capital reserve item for special tax areas in the town of Hanover, and exempting personal property from sewer and sidewalk area taxes.

SB 62, An Act relative to lease or purchase of voting machines.

HB 280, An Act relative to citizens job protection.

HB 450, An Act relative to insider trading of domestic stock insurance company equity securities.

Mrs. Forbes of Marlow

* * *

Mr. Cole of Swanzey moved that the order whereby HB 710, to allow a voter to change his party designation or remove his party designation immediately after voting, was referred to Municipal and County Government be vacated and that the bill be referred to the committee on Banks, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

* * *

Mr. Pickett of Keene moved that whereas Mr. Maurice Devine of Manchester had been given the honor of being made a Knight of the order of St. Gregory by the Pope, that the House adjourn today in his honor.

On a viva voce vote the motion was adopted.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and House Joint Resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills and resolution were read a third time, passed, and sent to the Senate for concurrence:

HJR 41, providing deficiency appropriation for board of professional engineers.

HB 8, to authorize the sweepstakes commission to pay unclaimed prize money to the state treasurer.

HB 478, legalizing the proceedings at the town meetings March 10, 1964 and March 9, 1965 in the town of Stratham.

HB 573, legalizing the proceedings at the town meeting March 9, 1965 in the town of New London.

HB 609, relative to medical assistance for the aged.

HB 606, providing for the acquisition of a certain dam and water rights on the Suncook river by the water resources board.

HB 610, to eliminate relative responsibility in the administration of medical assistance to the aged.

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed:

SB 68, increasing the amount of pension towns may grant to certain firemen, police officers, or constables.

SB 39, relative to the salary of special justices of the Hanover District Court.

* * *

The Chair announced that today is the birthday of Mr. Oleson of Gorham.

* * *

On motion of Mrs. St. Pierre of Rochester the House adjourned at 1:21 P. M., in honor of Mr. Maurice Devine.

THURSDAY, June 3, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by the Chaplain as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God, creator and preserver of all mankind, we thank Thee for the power to dream, the right to think and the ability to act. Give us the grace to remember, that for all Thy

gifts to us, gratitude may best be expressed by simple honesty, steadfast integrity, and courageous action. May we in this General Court publicly live by the standards we look for in all men. This we ask in the Name of Jesus Christ, our example and our Redeemer. Amen.

Pledge of Allegiance to the Flag

Mr. Randall of Tilton led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of a Special Guest

The Chair introduced at a Joint Convention Miss America — Vonda Kay Van Dyke — from Arkansas who addressed the Joint Convention briefly.

The Chair introduced the following groups as guests of the House today:

A group of pupils from Tilton, courtesy of Mr. Randall of Tilton.

A group of students from the Floyd School with their Principal who is retiring after 41 years as teacher and principal, courtesy of Messrs. Stratton and Kimball of Derry.

The Chair also introduced Miss Dawn Clancy of Derry as guest of Mr. Kearns of Manchester.

Leave of Absence

Mr. Pinkham of Northwood was granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 747, relative to the charter of the city of Manchester. (Capistran of Manchester) To Manchester Delegation.

HB 748, relating to procedure for re-assessments of taxable property by the tax commission. (Bednar of Hudson, Allen of Rindge & Langford of Raymond) To Municipal and County Government.

HB 749, relative to the state civil defense agency. (Ring & Shindledecker of Hampton) To Appropriations.

HB 750, regulating the sale of used motor vehicles. (Cobleigh of Nashua) To Transportation.

HB 751, relative to state flags. (Craig of Manchester & Weeks of Greenland — Rules) To Military and Veterans' Affairs.

HB 752, to create a Family Court. (Leonard of Nashua & Bednar of Hudson) To Judiciary.

HB 753, to establish a milk control commission. (Raiche of Manchester & MacFarlane of Swanzey) To Agriculture.

HB 754, to provide funds to alleviate drouth conditions in the state. (Craig of Manchester & Taft of Greenville) To Resources, Recreation and Development. (Rules)

HB 755, relative to the salary of the Grafton county attorney. (McGee of Lincoln, Coutermarsh of Lebanon, Stevenson of Bethlehem, Smith of Plymouth, Gardner of Littleton & Demers of Lebanon) To Grafton County Delegation. (Rules)

HB 756, relative to the classification of a highway in Epping. (Pennington of Epping — Rules) To Public Works.

Committee Reports

HJR 36, in favor of Mr. and Mrs. Theodore Haskins, Mr. Ring of Hampton for Claims and Aeronautics. Inexpedient to Legislate.

On a viva voce vote the resolution was adopted.

HJR 39, in favor of Anne Plummer of Londonderry, Mr. Ring of Hampton for Claims and Aeronautics. Pass with amendment.

Amendment

Amend the joint resolution by striking out the word "two" in the first line and inserting in its place the word, four, so that the joint resolution is amended to read;

That the sum of four hundred seventy-three dollars is hereby appropriated to reimburse Anne Plummer of Londonderry, in full and final settlement, for bodily injuries suffered, pain and suffering and expenses as a result of bodily injury sustained by her as a result of a fall which occurred on April 28, 1963, on state highway route 28 in Londonderry in the vicinity of the so-called Wilson's interchange crossing. Said injuries were caused by disrepair of a state highway. The sum hereby appropriated shall be in full settlement of said claim and shall be a charge upon the highway fund.

* * *

On a viva voce vote the amendment was adopted and the bill ordered to a third reading.

HB 655, to adjust sick leave of state police injured in line of duty, Mr. Aucella of Bennington for Executive Departments and Administration. Ought to pass.

Mrs. Moriarity of Merrimack offered the following amendment and spoke in favor of the amendment.

Amendment

Amend section 2 of the bill by striking out the words "sixty days after" and inserting in place thereof the word, upon, so that the section is amended to read:

2 Effective Date. This act takes effect upon its passage.

* * *

Messrs. Hancock of Concord and Sherman of Lancaster spoke in favor of the amendment.

On a viva voce vote the amendment was adopted and the bill ordered to a third reading.

HB 108, relative to conveyance of sand and gravel under water, Mr. Plourde of Pembroke for Judiciary. Inexpedient to legislate.

Mr. Welch of Concord moved that the words, Ought to pass, be substituted for the report of the committee, *Resolved*, that it is inexpedient to legislate, and spoke in favor of the motion.

Mr. Plourde of Pembroke spoke against the motion.

(discussion ensued)

Mr. O'Neil of Chesterfield spoke in favor of the motion.

(discussion ensued)

Mrs. St. John of Barnstead spoke in favor of the motion.

Mr. Maxwell of Henniker spoke against the motion.

(discussion ensued)

Mr. McGee of Lincoln explained the position of the Water Resources Board.

On a viva voce vote the motion was lost.

On a viva voce vote the resolution was adopted.

HB 442, establishing the Rye District Court, Mr. Wildey of Westmoreland for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 443, to authorize a district court in Epping, Mrs. Griffin of Auburn for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 522, to provide supplementary process for collection of judgments, Mr. Healy of Manchester for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 557, to prohibit political activity by certain members of the Judiciary, Mrs. Brungot of Berlin for Judiciary. Inexpedient to legislate.

Mr. Craig of Manchester moved that HB 557 be referred to Judicial Council and spoke in favor of the motion.

Mr. Totman of Alstead spoke against the motion.

(discussion ensued)

Mr. Taft of Greenville spoke against the motion.

(discussion ensued)

Mr. Hancock of Concord spoke in favor of the motion.

Mr. Cobleigh of Nashua spoke against the motion.

Mr. Kearns of Manchester spoke in favor of the motion.

Messrs. Bartlett of Manchester, Spanos of Newport, Maxwell of Henniker, Prior of Ashland and Mrs. Schwaner of Plaistow spoke against the motion.

Mr. Craig of Manchester requested a division on the motion to refer HB 557 to the Judicial Council.

106 members having voted in the affirmative and 207 in the negative the motion was lost.

On a *viva voce* vote the resolution of the committee that HB 557 was inexpedient to legislate was adopted.

HB 559, to authorize a district court in Seabrook, Mrs. Brungot of Berlin for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 562, relative to campaign expenses in presidential preference and delegate primaries, Mr. Wildey of Westmoreland. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 580, to authorize corporations to guarantee the debts of others, Mr. Plourde of Pembroke for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 595, to provide for registration of and service of process upon foreign partnerships, Mr. Bingham of Concord for Judiciary. Ought to pass with amendment.

Amendment

Amend RSA 305-A:1, as inserted in section 1 of the bill, by striking out the word "January" in lines six, eight and nineteen, and inserting in its place the word, April, so the section is amended to read as follows:

305-A:1 Registration. Every foreign partnership desiring to do business within this state, shall pay a registration fee of fifty dollars and an annual maintenance fee of twenty-five dollars to the secretary of state on the first business day of April following the date of registration and on the first business day of April thereafter and continuously maintain in this state (a) a registered office which may or may not be the same as its

place of business in the state; and (b) a registered agent, which agent may be the secretary of state and its successor or successors in office, or an individual resident in or a corporation authorized to do business may act as such agent in this state; and (c) the secretary of state shall in December of each year notify all partnerships registered hereunder of the fees to become due hereunder on the first business day of April following; and shall in April notify all partnerships who may have failed to pay the fees required hereunder.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 627, increasing the salary of the county commissioners of Sullivan county, Mrs. Marx of Langdon for the Sullivan County Delegation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

One Hour Recess

After Recess

HB 598, to authorize certain medical tests as a condition to holding a motor vehicle operator's license, Mr. Spitzli of Walpole for Judiciary. Ought to pass.

Mr. Capistran of Manchester moved that HB 598 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Messrs. Spitzli of Walpole, Craig of Manchester, Taft of Greenville, Mrs. Frizzell of Charlestown, Messrs. Pryor of Ashland, Maxwell of Henniker, Stafford of Laconia, Manning of Northumberland and Miss Normandin of Laconia spoke against the motion.

Messrs. Cibrowski of Rye, Coutermarsh of Lebanon, Hancock of Concord, Healy of Manchester, McMeekin of Haverhill, deBlois of Laconia and Mrs. Schwaner of Plaistow spoke in favor of the motion.

Mr. Pickett of Keene moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question being on indefinite postponement.

Mr. Spitzli of Walpole requested a division vote.

145 members having voted in the affirmative and 168 members having voted in the negative the motion to indefinitely postpone was lost.

The question being shall the bill be ordered to a third reading.

On a viva voce vote the yeas appeared to have it.

Mr. Spitzli of Walpole requested a division vote.

182 members having voted in the affirmative and 130 members having voted in the negative the motion prevails, and the bill is ordered to a third reading.

Mr. Stratton of Derry demanded the Yeas and Nays and subsequently withdrew his demand.

HB 461, establishing the Hooksett District Court, Mr. Mc-Meekin of Haverhill for Judiciary. Inexpedient to legislate. Minority, Ought to pass — Mr. Plourde of Pembroke, Mrs. Ainley of Manchester and Mr. Healy of Manchester.

The reports were accepted.

Mr. Hanson of Bow moved that HB 461 be made a Special Order of business for next Tuesday at 11:01 and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 596, to authorize the suspension of an operator's license by the commissioner of safety under specified conditions, Mr. Maxwell of Henniker for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 409, relating to chemical test for intoxication, Mr. Pryor of Ashland for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Concurrent Resolution to petition Congress to propose the "Liberty Amendment" to the United States Constitution, Mr.

Eastman of Exeter for Judiciary. Ought to pass with amendment.

Amendment

Amend the Concurrent Resolution by striking out all after the resolving clause and inserting in its place the following:

Whereas, The United States has prospered and become great possessing two fundamental advantages that earlier civilizations did not have: constitutionalism and free enterprise, and

Whereas, we have the sacred duty to pass on this constitutional and economic heritage to our children, and

Whereas, all powers not delegated to the Federal Government by the Constitution are reserved to the States or to the people, and

Whereas, the trend today, is for the United States Government to compete in business with private enterprise and therefore jeopardize our economic heritage, therefore be it

Resolved, by the House of Representatives, the Senate concurring:

That we, the members of the 1965 General Court of New Hampshire, express our disapproval of governmental competition with private enterprise, in that, it is against the intent and purposes of the Constitution, and be it further

Resolved, that a duly attested copy of this Resolution be transmitted to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States and to each member of the Congress from this State.

* * *

Mr. Raiche of Manchester moved that further consideration of the concurrent resolution be indefinitely postponed and spoke in favor of the motion.

Mr. Eastman of Exeter spoke against the motion.

The Clerk read the amendment in full.

(discussion ensued)

Messrs. Call of Portsmouth, Plumer of Bristol and Healey of Manchester spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Concurrent Resolution

Mr. Cournoyer of Jaffrey offered the following Concurrent Resolution:

Concurrent Resolution Proposing a Constitutional Amendment No. 3 to Lower the Minimum Voting Age to Eighteen Years.

- Be it Resolved by the House of Representatives, the Senate concurring that the Constitution of New Hampshire be amended as follows:
- I. That Article 28 of Part Second of the Constitution of New Hampshire be amended by striking out the words "twentyone" and inserting in place thereof the word, eighteen, so that the article is amended to read as follows:
- [Art.] 28th. [Senators, How and by Whom Chosen; Right of Suffrage.] The senate shall be the first branch of the legislature; and the senators shall be chosen in the following manner, vis.; Every inhabitant of each town, and ward and places unincorporated, excepting paupers, and persons excused from paying taxes at their own request, shall have a right, at the biennial or other meetings of the inhabitants of said towns and wards, to be duly warned and holden biennially forever in the month of November, to vote in the town or ward wherein he dwells, for the senator in the district whereof he is a member.
- II. Resolved, That the above amendment proposed to the constitution be submitted to the qualified voters of the state at the regular biennial election to be held in November, 1966.
- III. Resolved, That the selectmen of the several towns, cities, wards, and places in the state are directed to insert in their warrants for the 1966 election an article to the following effect: To take the sense of the qualified voters whether the amendments of the constitution proposed by the 1965 session of the general court shall be approved.
- IV. Resolved, That the sense of the qualified voters shall be taken by ballot upon the following question submitted to them by the general court:

- 1. Do you favor lowering the minimum voting age in the state of New Hampshire from twenty-one years to eighteen years?
- V. Resolved, That the secretary of state be required to print the question to be thus submitted on the same ballot that other constitutional questions proposed by the constitutional convention and general court are submitted. Upon the ballot containing the question shall be printed the word "Yes" with a square near it at the right hand of the question; and immediately below the word "Yes" shall be printed the word "No" with a square near it at the right hand of the question; and the voter desiring to vote upon the question shall make a cross in the square of his choice. If no cross is made in a square beside the question the ballot shall not be counted on the question. The outside of the ballot shall be the same as the regular official ballot except that the words "Questions Relating to Constitutional Amendments Proposed by the Convention to Revise the Constitution and Amendments Proposed by the 1965 General Court" shall be added at the top of the ballot in bold type.
- VI. Resolved, That if the proposed amendment is approved by the requisite number of votes it becomes effective when its adoption is proclaimed by the Governor.

* * *

The concurrent resolution was referred to Judiciary.

Senate Message

Senate Bills Read and Referred

The Senate has passed bills with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

- SB 93, relative to exemption from taxation of certain rail-roads. To Ways and Means.
- SB 61, relating to public roads to private recreational areas. To Resources, Recreation and Development.
- SB 101, relative to the recognition of certain marriages performed out of the state. To Judiciary.

On motion of Mr. McGee of Lincoln the order whereby SB 61 was referred to Resources, Recreation and Development was vacated and the bill was referred to Public Works.

Further Senate Message

The Senate refuses to concur with the House of Representatives in the adoption of the amendment to the following concurrent resolution sent up from the House of Representatives.

Concurrent Resolution regarding an amendment to the Constitution pertaining to the offering of prayer in public schools and other public places, and requests a Committee of Conference; the President has appointed as members of said Committee of Conference on the part of the Senate Senator Rinden, District No. 15 and Senator Martel, District No. 17.

On motion of Mr. Totman of Alstead the House concurred in the Senate message and the Chair appointed Mrs. Frizzell of Charlestown, Mr. Totman of Alstead and Miss Normandin of Laconia as conferees on the part of the House.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills under Joint Rule 6 to the following entitled bills and joint resolutions:

SB 20, An Act relating to administrative committee of the district and municipal courts.

SB 69, An Act relating to summary judgment.

SB 26, An Act changing the date of primary elections in the city of Manchester.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

HB 582, to allow school building aid use of existing buildings in area schools and for acquisition of sites in anticipation of building schools.

HB 356, relating to refunds on tax abatements.

HB 427, extending the time during which an act relative to a certain bridge over the Merrimack River shall be effective.

HB 702, An Act legalizing the proceedings of the annual school district meeting of the Rye School District.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 201, to regulate width of load on passenger type motor vehicles.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Width and Length of Motor Vehicles. Amend RSA 263 by adding a new section after RSA 263:65-b to read as follows:

263:65-c Passenger Type Vehicles, Load Width. No passenger type vehicle that is carrying a load which extends over the sides of the vehicle beyond the line of the fenders on the left side or extends more than six inches beyond the line of the fenders on the right side of the vehicle, may be operated on any highway.

* * *

On motion of Mr. Smith of Plymouth the House concurred in the Senate amendment.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Repsentatives:

HB 143, An Act to provide for replacing lost hunting and fishing licenses.

Amendment

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 Fish and Game Licenses. Amend RSA 214:9-b as inserted by 1961, 162:1 by striking out the same and inserting in its

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

HB 303, An Act eliminating the weight limit on taking black bass.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Black Bass. Amend RSA 211 by inserting after section 6-a, as inserted by 1957, 14:1 the following new section: 211:6-b Elimination of Weight Limit on Black Bass. Notwith-

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

HB 458, An Act relating to wild bear.

Amendment

Amend section 2 of the bill by striking out the first two lines and inserting in place thereof the following:

2 Black Bear. Amend RSA 208:22 as inserted by 1961, 126:1 and amended by 1963, 311:1 by inserting after the word "arrow" in the

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

Resolutions

Mr. York of Concord, Ward 1, and the Concord Delegation, offered the following resolutions:

Whereas, We have learned with pride that a senior in Penacook High School, Allyn Morrill, has been named New Hampshire Dairy Princess, and

Whereas, This young lady has been honored in many ways as an outstanding 4-H Club member of the National Holstein Association, therefore be it

Resolved, That we, the Members of the New Hampshire House of Representatives in General Court convened, do hereby extend to Miss Morrill our heartiest congratulations and our hopes that she will receive many more well-deserved honors, and be it further

Resolved, That a copy of these resolutions be transmitted to Miss Morrill.

On a viva voce vote the resolutions were adopted.

Resolutions

The Military and Veterans Affairs Committee and Mr. Randall of Tilton offered the following Resolutions:

Whereas, We have learned with regret of the unexpected passing of Colonel John N. England, Commandant of the Soldiers' Home at Tilton, and

Whereas, His administration of the affairs at the Soldiers' Home was outstanding and his successor will be difficult to find, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Colonel England, and be it further

Resolved, That a copy of these resolutions be transmitted to Mrs. England.

On a viva voce vote the resolutions were adopted.

Communication

28 May 1965

Honorable Walter R. Peterson, Jr. Speaker of the House of Representatives of the State of New Hampshire Concord, New Hampshire

Dear Mr. Peterson:

The President and the Secretary of Defense have asked that I express their sincere appreciation, as well as that of the Armed Forces, to you and the other members of the 1965 General Court of New Hampshire for the expression of support, admiration, and gratitude contained in your Concurrent Resolution.

Independence and freedom are rights we must cherish. Possession does not come automatically or easily to any people. They will remain available only to those who are ready and willing to pay for them, by obligations accepted and duties performed, a fact which you and your colleagues clearly recognize.

Sincerely,

Norman S. Paul Secretary of Defense

Communication

June 1, 1965

To the N. H. House of Representatives:

The family of Martin Glynn acknowledges with grateful appreciation your kind expression of sympathy.

* * *

On motion of Mr. Pickett of Keene, the House adjourned from the morning session.

Afternoon Session

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to allow the third reading of bills to be by title only and resolutions by caption only, and that when the House adjourns today it be to meet next Tuesday morning at 11:00 o'clock.

Third Readings

The following bill was read a third time, passed, and sent to the Senate for concurrence:

HB 598, to authorize certain medical tests as a condition to holding a motor vehicle operator's license.

Reconsideration

Mr. Stafford of Laconia, having voted with the majority, moved that the House reconsider its action whereby it passed HB 598 and spoke against the motion.

Mr. Pickett of Keene moved that further consideration of HB 598 be indefinitely postponed.

(Recess)

(After Recess)

Mr. Pickett of Keene withdrew his motion.

The question is on the motion to reconsider the vote on HB 598.

Mr. Pickett of Keene moved that the House adjourn.

The question now being, shall the House adjourn.

Parliamentary Inquiry

Mr. Cobleigh of Nashua rose on a point of parliamentary inquiry.

The Chair stated that if the House votes to adjourn at this time that all bills would be held over until next Tuesday and be acted on at that time.

Mr. Spitzli of Walpole requested a division.

99 members having voted in the affirmative and 212 in the negative the motion to adjourn was lost.

The question now being on the motion that the House reconsider its action whereby it passed HB 598.

Mr. Coutermarsh of Lebanon and Pickett of Keene spoke in favor of the motion.

Mr. Taft of Greenville spoke against the motion.

On a viva voce vote the motion to reconsider HB 598 was lost.

Mr. Pickett of Keene requested a division but subsequently withdrew his request.

Third Readings (continued)

The following bills and House Joint Resolutions were read a third time, passed, and sent to the Senate for concurrence:

HB 562, relative to campaign expenses in presidential preference and delegate primaries.

HB 580, to authorize corporations to guarantee the debts of others.

HB 595, to provide for registration of and service of process upon foreign partnerships.

HJR 39, in favor of Anne Plummer.

HB 655, to adjust sick leave of state police injured in line of duty.

* * *

On motion of Mr. Pickett of Keene the House adjourned at $5{:}03$ p. m.

TUESDAY, June 8, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by guest Chaplain, Mr. Pennington of Epping.

We pause briefly, our Father, mindful of our individual differences, hostilities, frustrations, threats and anxieties. We openly confess our need of Thee this day. As we begin the business of the hour let our minds, with deep, penetrating conviction, be aware of the truth of Thy Word, "Thou shalt keep him in perfect peace whose mind is fixed on Thee." For this peace we pray in the name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Noyes of Stewartstown led the Convention in the Pledge of Allegiance to the Flag.

House

The Chair introduced the following groups as guests of the House today:

Grade 6 of the Canaan Elementary School and teacher, Mr. Columbia, courtesy of Mr. Ellms of Canaan.

A group of pupils from the Colebrook School, courtesy of Mr. Marsh of Colebrook.

A group of pupils from the Eaton Elementary School and teacher, Mrs. Appleton, courtesy of Mr. Williams of Eaton.

Mrs. Henry Boire and Mrs. Larry Boire, relatives of Mr. Boire of Somersworth.

Leaves of Absence

Mr. Rolfe was granted leave of absence for the day on account of illness.

Mr. Barker of Nashua was granted leave of absence for the week on account of illness and Mr. Christie of Mont Vernon was granted leave of absence for the week on account of important business.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 757, providing for the election of Concord Union School Board members at the city municipal biennial election. (Welch of Concord) To Concord Delegation.

HB 758, relative to the selection of jurors. (Heald of Keene) To Municipal and County Government.

HB 759, relative to auctioneers. (Rosedoff of Nashua) To Executive Departments and Administration.

HB 760, to prohibit public utilities from cutting off service for non-payment of bills until after sixty days notice. (Cobleigh of Nashua) To Public Works.

HB 761, to prohibit building inspectors from issuing permits to himself or to his employer. (Bednar of Hudson) To Municipal and County Government.

Committee Reports

HB 229, relative to time for taking deer, Mr. LaFrance of Manchester for Fish and Game. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the word "first" in the ninth line and inserting in its place the word, second, so that the section is amended to read:

1 Season. Amend RSA 208:2, as amended by 1955, 264; 1961, 254; and 1963, 298, by striking out the section and inserting in its place the following:

208:2 Taking; Time. Wild deer, outside game preserves, may be hunted and taken from one-half hour before sunrise to one-half hour after sunset from the first Saturday of November to the second Sunday of December, inclusive, provided that no deer shall be hunted or taken at any time on any island or in any waters in lakes and ponds.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 448, relating to the custody and escheat of unclaimed and abandoned property, Mrs. Ainley of Manchester for Judiciary. Ought to pass with amendment.

Amendment.

Amend paragraph I of RSA 471-A:1 as inserted in section 1 of the bill by striking out the same and inserting in its place the following:

I ."Financial organization" means any national bank, savings bank or institution for savings, trust company, banking company, building and loan association, cooperative bank, federal savings and loan association, credit union and all similar organizations.

Amend RSA 471-A:1, as inserted by section 1 of the bill by striking out paragraph IV and by renumbering paragraphs V, VI, VII, VIII, IX and X to read, IV, V, VI, VII, VIII and IX.

Amend RSA 471-A:3. as inserted in section 1 of the bill, by striking out the same and inserting in its place the following:

471-A:3 Property Held by Financial Organizations. The following property held or owing by a financial organization is presumed abandoned:

- I. Any deposits made with a financial organization and any funds paid toward the purchase of shares or other interest in any mutual or cooperative financial organization together with any interest or dividends thereon, excluding any charges that may lawfully be withheld, unless the owner has, within fifteen years:
- (a) Increased or decreased the amount of the funds or deposit or presented an appropriate record for the crediting of interest or dividends; or
- (b) Corresponded in writing with the financial organization concerning the funds or deposit; or
- (c) Otherwise indicated an interest in the funds or deposit as evidenced by a memorandum on file with the financial organization.
- II. Any sum payable on certified checks or on written instruments on which a financial organization is directly liable, including, by way of illustration but not of limitation, certificates of deposit, drafts, and traveler's checks, that has been outstanding for more than fifteen years from the date it was payable, or from the date of its issuance if payable on demand, unless the owner has, within fifteen years, corresponded in writing with the financial organization concerning it, or otherwise indicated an interest as evidenced by a memorandum on file with the financial organization.
- III. Any funds or other property removed from a safe deposit box or any other safekeeping repository on which the lease or rental period has expired due to nonpayment of rental charges or other reason, excluding any charges that may lawfully be withheld, that have been unclaimed by the owner for more than fifteen years from the date on which the lease or rental period expired.

Amend RSA 471-A:7, as inserted in section 1 of the bill, by striking out the section and inserting in its place the following:

471-A:7 Property of Business Associations and Financial Organizations Held in Course of Dissolution. All property distributable in the course of a voluntary or involuntary dissolution or liquidation of a business association or financial organization that is unclaimed by the owner at the end of the period provided by law or court decree for winding up its affairs

and distributing or liquidating its assets, is presumed abandoned.

Amend subsection (a) of paragraph II of RSA 471-A:15, as inserted in section 1 of the bill, by striking out the words "banking organization" in the third line so that the subsection is amended to read as follows:

(a) The holder is any person domiciled in this state, including any business association or financial organization organized under the laws of or created in this state, and any national bank or federal savings and loan association located in this state, but not including any federal court within this state.

Amend section 6 of the bill by striking out the words "banking organization or" in the fifth and sixth lines, and by striking out the words "banking or" in the fourteenth line so the section is amended to read as follows:

6 Voluntary Petition on Unclaimed Bank Deposits. Amend RSA 386:27 by striking out said section and inserting in place thereof the following new section: 386:27 Relief on Voluntary Petition. Upon voluntary petition by any financial organization, as defined in RSA 471-A, desiring, for any reason, to pay one or more deposits and unable to locate the owners thereof, the superior court may, upon notice to the bank commissioner and the attorney general, and upon the filing of one or more affidavits that diligent effort has been made to locate the owners, decree that such deposits have been presumably abandoned. Such financial organization shall forthwith report such deposits to the state treasurer following the procedure provided in RSA 471-A:12 but on an annual basis (rather than less frequently); and such deposits shall thereafter become subject to those provisions of RSA 471-A which apply to property reported to the state treasurer as presumably abandoned.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 575, relative to the taking of salmon, Mr. Keane of Manchester for Fish and Game. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 523, relative to tax exemption for certain real estate and personal property involving veterans' organizations, Mr.

Cournoyer of Jaffrey for Military and Veterans Affairs. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 599, providing for a new nursing care unit at the Soldiers Home, Mr. Sawyer of Weare for Military and Veterans Affairs. Ought to pass with amendment.

Amendment

Amend section 7 of the bill by striking out the words "to occupy the new nursing care unit" in the sixth line so that the section is amended to read:

7 Authorization for sale. The governor and council are hereby authorized to sell at private sale the existing nursing care unit, which is to be replaced, at such price as they may determine to be fair and equitable as soon as the same is vacated.

Amend section 8 of the bill by striking out the words "sixty days after" and inserting in their place the word, upon, so that the section is amended to read:

8 Effective Date. This act takes effect upon its passage.

* * *

On a viva voce vote the amendment was adopted and the Chair referred the bill to Appropriations under the Rules.

HB 619, relative to hawkers and peddlers at veterans' meetings or conventions, Mr. Sawyer of Weare for Military and Veterans Affairs. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the words "sixty days after" and inserting in their place the word, upon, so that the section is amended to read:

2 Takes Effect. This act shall take effect upon its passage.

* * *

On a viva voce vote the amendment was adopted and the bill ordered to a third reading.

HB 496, requiring addressess on check lists, Mr. Schatz of Hill for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 505, relative to correction of check-lists in cities and changes in party enrollments, Mr. Langford of Raymond for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 633, to clarify the procedure for the delivery of absentee ballots to the moderator, Mr. Poliquin of Nashua for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

- 1 Amend RSA 60:5 by striking out the section and inserting in its place the following:
- 60:5 Refusal to Clarify; Procedure. If the applicant is not on the check list the town or city clerk shall notify the person making the application to that effect. The clerk shall preserve the application until the time set by law for destruction of the ballots after the election at which time the application shall be destroyed. Any justice of the superior court has jurisdiction in equity upon such notice as he may order to require that the name of the person making application for an absentee ballot be placed upon the check list.
- 2 Absentee Voting. Amend RSA 60:7 by striking out in the sentence beginning "Upon receipt of an envelope" the words "and certified by the registrars of voters or supervisors of the check list" so that the section is amended to read as follows:
- 60:7 Procedure, by Clerk. Upon receipt of the envelope mailed or delivered to the town clerk, purporting to contain an official absentee voting ballot, the clerk of the city or town shall attach thereto the application for an official absent voting ballot executed by the voter whose name appears thereon. All such envelopes shall be preserved unopened. Upon election day before the hour for the closing of the polls the said clerk shall

deliver all envelopes with applications received by him to the moderators in the several voting precincts in which the voters named therein assert the right to vote, taking a receipt from the moderator therefor. No absent voter's ballot shall be cast or counted unless it be delivered to the moderator at the proper polling place prior to the closing of the polls on the day of the election.

3 Effective Date. This act takes effect sixty days after its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 643, relative to removal of names from check-lists in cities because of failure to vote at two previous biennial elections, Mr. Allen of Rindge for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 635, to regulate enactment of zoning ordinances in towns, Mr. Makris of Nashua for Municipal and County Government. Inexpedient to legislate.

On a *viva voce* vote the resolution was adopted.

HB 645, relative to publication of names removed from check-lists, Mr. Barker of Stratham for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 647, relative to certification of check-lists, Mr. Cole of Swanzey for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 689, changing the name of New Hampton Village Fire Precinct to New Hampton Village Precinct., Mr. Poliquin of Nashua for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 86, changing part of the boundary line between the towns of Auburn and Hooksett, Mr. Langford of Raymond for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 512, to exclude pleasure boats from taxation, Mrs. Thompson of Northfield for Ways and Means. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 630, to provide funds for the Fish and Game Department, Mrs. Palmer of Plaistow for Ways and Means. Inexpedient to legislate.

Mr. Dionne of Nashua moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

Mr. Angus of Claremont moved that HB 630 be indefinitely postponed and spoke in favor of the motion.

Mr. Keane of Manchester spoke against the motion.

Mr. Plumer of Bristol spoke in favor of the motion.

Mr. Keane spoke a second time against the motion.

On a viva voce vote the Chair was in doubt and requested a division.

193 members having voted in the affirmative and 101 members in the negative, the motion to indefinitely postpone HB 630 prevailed.

Mr. Keane of Manchester demanded the Yeas and Nays and the roll was called as follows:

Roll Call

Yeas — 211

HILLSBOROUGH COUNTY: Bragdon, Van Loan, Wiggin, Aucella, Whitney, Barnard, Bartlett of Goffstown, Davis of Greenfield, Taft, Eaton, Brocklebank, Bednar, LaTour, Morrill, Ainley, Bartlett of Manchester, Feldman, Resnick, Montplaisir, Dion of Manchester, Healy, Craig, Capistran, Levasseur of Manchester, Nalette, Allard, Lesmerises, Gamache, Ouellette, Babb, Moriarty, Carter, Coburn of Milford, Ferguson, Burn-

ham, Cobleigh, Nikitas, Belcourt, Sullivan, Marcoux, Levesque, Mason, Bouley, Leonard, Sabluski, Karnis, Cleghorn, Peabody, Brown of Peterborough, Sawyer, Heald of Wilton.

MERRIMACK COUNTY: Guilbeault, Fairbanks, Hanson, Bouley, York, Davis of Concord, Henry, Dame of Concord, Bingham, Smith of Concord, Jelley, Peaslee, Sanders, Maxham, Shute of Concord, Rufo, Maxwell, Schatz, Reddy, Milligan, Thompson of Northfield, Murphy, Bigelow, Thompson of Wilmot.

ROCKINGHAM COUNTY: White, Griffin, Lake, Underwood, Watts, Kimball of Derry, Scott, Pennington, Weeks, Casassa, Shindledecker, Palmer of Kensington, Clark of Kingston, Hall, McDonough, Kimball of Newfields, Leavitt, Kelsey, Palmer of Plaistow, Schwaner, McEachern, Call, White, Coussoule, Ingraham, Dossley, Langford, Siborowski, Greene, Gelt, Grant, Peever, Barker of Stratham, Herbert, Hamel.

STRAFFORD COUNTY: Berry, Donnelly, Colbath, McCann, McKenna, Flanagan, Crouch, Grinnell, Canney, Rubins, Vincent, Lynbourg.

SULLIVAN COUNTY: Frizzell, Angus, Nahil, Mackintosh, Williamson, Spanos, Hood, DeLude.

Belknap County: St. John, Guild, Uhlenberg, DeBlois, Dearborn, Normandin, Head, Prescott, Hayner, O'Shan, Allan of Meredith, Urie, Joselyn, Randall.

CARROLL COUNTY: Howard of Bartlett, Roberts, Williams of Eaton, Davis of Moultonborough, Diffenderfer, Kurth, Remick, Chamberlain of Wolfeboro, Claffin.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Gowing, Watkinson, Stearns, Keating, O'Neil of Keene, Pollock, Heald of Keene, Faulkner, Lerandeau, Allen of Rindge, Cole, MacFarlane, Ballam, Spitzli, Wildey.

Coos County: Dubey, Lemire, Williams, Bouchard, Gagnon, Seymour, Thurston, O'Hara, Sherman, Shute of Lancaster, Fogg, Manning of Northumberland, Huggins, Noyes, Taylor of Whitefield.

GRAFTON COUNTY: Pryor, Chamberlin of Bath, Stevenson, Plumer, Ellms, Morse, Johnson of Franconia, Gage, Low, Manchester, Scott-Craig, Larty, McMeekin, Karsten, Adams of Leba-

non, Putnam, Lewis, Brummer, Gardner, Rich, Tilton, Park, Bell, Smith of Plymouth, Anderson of Warren, Berringer.

Nays — 127

HILLSBOROUGH COUNTY: Ducharme, Levasseur of Goffstown, Gallagher, Soucy, Conover, Nyberg, O'Rourke, Hayes of Manchester, Cullity, McDermott, Corey. Manning, Walsh, Casey, Clancy, Fitzpatrick, Keane, Raiche, Lafrance, Martel, Blanchard, Champagne, Delisle, Lemieux, Olivier, Belanger, Hurley, Noel, Gauthier, Rousseau, Cox, Dionne of Nashua, Ward 2, Rosedoff, Laplante, Maynard, Dionne of Nashua, Ward 6, Boisvert, Bissonnette, LaTour of Nashua, Desmarais of Nashua, Poliquin, Colburn of New Boston.

MERRIMACK COUNTY: Phelps, Andersen of Concord, Welsh of Concord, Stevens, Kelley, Gilman, Dempsey, Laroche, Cook, Lafond, Brown of Loudon, London, Brasley, Plourde, Bork.

ROCKINGHAM COUNTY: Persson, Collishaw, Eastman, Ferron, Junkins, Ring, Sewall, Twardus, Cheney, Quirk, Sadler, Osborn, Morrison, Regan, Barnes of Sandown.

STRAFFORD COUNTY: Blanchette, Nelson, Young, Hickey, Drew, Dawson, Moulton, Winkley, Dumont, Beaudoin, St. Pierre, Bradford, Boucher, Marcotte, Maloomian, Habel, Chasse, Coffin, Boire.

Sullivan County: Adams of Charlestown, Gaffney, Prudhomme, Campbell, Barrows, Hamilton, Merrifield.

Belknap County: Chamberlain of Alton, Watson, Matheson.

CARROLL COUNTY: Farrington, Hayes of Madison.

CHESHIRE COUNTY: Clymer, Cournoyer, Desmarais of Jaffrey, Pratt, Shea, Gutterson, Pickett, Russell, Forbes, Yardley, McGuiness, Gutoski.

Coos County: Desilets, Sheridan, Brungot, Oleson, Bushey, Wheeler, Hunt.

GRAFTON COUNTY: Cavis, Demers, Whipple, Johnson of Monroe, Mack.

and the bill was indefinitely postponed.

HB 244, to increase the powers of Franklin Pierce College, Mrs. Berry of Barrington for Education. Ought to pass with amendment.

Amendment

Amend the title of the bill by adding at the end thereof the words, and Belknap College, so that the title is amended to read:

An act to increase the powers of Franklin Pierce College and Belknap College.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- I Franklin Pierce College. Franklin Pierce College, a voluntary corporation formed under the provisions of RSA 292 and carrying on its activities in Rindge in the county of Cheshire, is hereby authorized and empowered to establish and maintain in said town of Rindge, an institute of learning to be known as Franklin Pierce College, to prescribe the rule for the government of said college and the courses of studies to be pursued therein, and to confer upon graduates thereof the degrees of bachelor of arts and bachelor of science to the qualifying candidates for the period from April 1, 1966 through June 30, 1969, and to give customary honorary recognition to outstanding individuals for noteworthy achievement during that period.
- 2 Extension of Authority. The authority of Franklin Pierce College to grant the above specified degrees shall be continued by an act or acts of the general court if the coordinating board of advanced education and accreditation shall favorably recommend said college for such continuation.
- 3 Belknap College. Amend chapter 416, laws of 1963 by striking out sections 1 and inserting in place thereof the following new section:
- 416:1 Authority Conferred. Belknap College, a voluntary corporation formed under the provisions of RSA 292 and located at Center Harbor in the county of Belknap, is hereby authorized and empowered to establish and maintain an institution of learning to be known as Belknap College, to prescribe rules for the government of said college and the courses of

studies to be pursued therein. Said college is hereby authorized to confer upon the graduates thereof the degrees of bachelor of arts, and bachelor of science and associate degrees in medical technology for the period from June 1, 1966 through June 30, 1969, and to give customary honorary recognition to outstanding individuals for noteworthy achievement during that period.

- 416:2 Extension of Authority. The authority of Belknap College to grant the above specified degrees shall be continued by an act or acts of the general court if the coordinating board of advanced education and accreditation shall favorably recommend said college for such continuation.
 - 4 Takes Effect. This act shall take effect upon its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

On motion of Mr. Andersen of Concord the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 501, to change the qualifications for licensing of a barber, Mr. Randall of Tilton for Public Health. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the words "sixty days after" and inserting in its place thereof the word, "upon", so that the section is amended to read:

2 Takes Effect. This act takes effect upon its passage.

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

On motion of Mr. Andersen of Concord the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 508, to raise fees charged for registration or licensing of barbers, Mr. Leavitt of North Hampton for Public Health. Ought to pass with amendment.

Amend section 4 of the bill by striking out the words "sixty days after" and inserting in its place thereof the word, "upon", so that the section is amended to read:

4 Effective Date. This act takes effect upon its passage.

* * *

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Mr. Hanson of Bow called for the Special Order on HB 461, establishing the Hooksett District Court.

The question being on the report of the majority, Inexpedient to Legislate.

Mr. Hanson of Bow moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

(discussion ensued)

Mr. Plourde of Pembroke spoke in favor of the motion.

(discussion ensued)

Mr. Totman of Alstead spoke against the motion.

Mr. Prior of Ashland moved that HB 461 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Mr. Maxwell of Henniker spoke in favor of the motion.

Mr. Plourde of Pembroke spoke against the motion.

On a *viva voce* vote the Chair was in doubt and requested a division vote.

159 members having voted in the affirmative and 130 in the negative, the motion to indefinitely postpone prevailed.

* * *

HB 201, to regulate width of load on passenger type motor vehicles, Mrs. Moulton of New Durham for Engrossed Bills committee under Joint Rule No. 6. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Passenger Vehicles, Width of Load Limited. Amend RSA 263 by inserting after section 65-b (supp) as inserted by 1957, 38:1 the following new section:

The Clerk read the amendment in full.

On a viva voce vote the amendment was adopted.

HB 400, relative to the salary of the sheriff and appointment of a salaried deputy sheriff of Sullivan County, Mrs. Moulton of New Durham for Engrossed Bills committee under Joint Rule No. 6. Ought to pass with amendment.

Amendment

Amend paragraph I of RSA 104:29 as inserted by section 1 of this bill by striking out lines three, four, five, six and seven and inserting in place thereof the following:

In Carroll, twelve hundred dollars.

In Merrimack, two thousand dollars.

In Hillsborough, two thousand four hundred dollars.

In Cheshire, fifteen hundred dollars.

In Grafton, eighteen hundred dollars.

In Coos, two thousand dollars.

The Clerk read the amendment in full.

On a viva voce vote the amendment was adopted.

HB 626, relative to voting for school board members in the Newfound Area School District, Mrs. Moulton of New Durham for Engrossed Bills. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the same and inserting in place thereof the following:

relative to voting for school board members and officers in the Newfound Area School District.

Amend section 1 of the bill by striking out the first four lines and inserting in place thereof the following:

1 Election of School Board. Members of the school board of the cooperative school district established pursuant to authority granted by Laws 1963, chapter 394 as amended by 1963, 399 and called the Newfound Area

Amend section 2 of the bill by striking out lines thirteen and fourteen and inserting in place thereof the following: on the town ballot, to be voted for at the annual town meetings. The town election officials of each

On a viva voce vote the amendment was adopted.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate bills:

HB 281, An Act relative to the definition of game birds.

HB 415, An Act to prohibit obscenity.

HB 427, An Act extending the time during which an act relative to a certain bridge over the Merrimack River shall be effective.

HB 445, An Act relative to the throwing, depositing and dumping of refuse on private land.

HB 581, An Act relative to sewage disposal systems on islands.

HB 582, An Act to allow school building aid use of existing buildings in area schools and for acquisition of sites in anticipation of building schools.

HB 275, An Act relative to open season for taking hares and rabbits.

HB 314, An Act relating to the report of income by certain county officers.

SB 20, An Act relating to administrative committee of the district and municipal courts.

SB 26, An Act changing the date of primary election in the city of Manchester.

SB 39, An Act relative to the salary of special justices of the Hanover District Court.

SB 69, An Act relating to summary judgment.

HB 143, An Act to provide for replacing lost hunting and fishing licenses.

HB 303, An Act eliminating the weight limit on taking black bass.

HB 357, An Act increasing the salary of the county commissioners of Coos county.

HB 458, An Act relating to wild bear.

HB 702, An Act legalizing the proceedings of the annual school district meeting of the Rye School District.

SB 68, An Act increasing the amount of pension towns may grant to certain firemen, police officers, or constables.

Mrs. Moulton of New Durham

* * *

On motion of Mr. Classin of Wolfeboro the order whereby HB 405, to change the fees for lobster licenses and to regulate the taking of lobsters, was referred to Resources, Recreation and Development was vacated and the bill was referred to Fish and Game.

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

HB 144, relative to Class III recreational roads.

HB 281, relative to the definition of game birds.

HB 474, to prohibit the taking of lobsters or crabs in Rye Harbor or in the channel of the harbor.

HB 590, to disregard certain earned income in old age assistance.

HB 560, restricting operation of motor vehicles on clam flats.

HB 365, to increase transfer fees on automobiles.

HB 439, to amend the charter of certain savings banks and relating to the compensation of bank commission assistants.

HB 189, to provide for cumulative pocket supplements for Revised Statutes Annotated.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule No. 6, to the following Senate Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

SB No. 2, An Act relative to unit ownership of real property.

Amendment

Amend paragraph V of RSA 479-A:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

V. "Building" means a building or group of buildings having a total of five or more units, and comprising a part of the property.

* * *

On motion of Mrs. Moulton of Durham the House concurred in the amendment.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 365, to increase transfer fees on automobiles.

Amendment

Amend section 1 of the bill by striking out line eight and inserting in place thereof the following: expire; provided, however, that any owner who has paid a permit

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the amendment.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 590, to disregard certain earned income in old age assistance.

Amendment

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 Public Assistance to Aged. Amend RSA 167:4, as amended by 1961, 50:1, by adding at the end thereof the following new paragraph

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the amendment.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representa-

HB 356, relating to refunds on tax abatements.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Interest to be Awarded. Amend RSA 76 by inserting after section 17 (supp) as amended by 1955, 162:2 the following new section:

On motion of Mrs. Moulton of New Durham the House concurred in the amendment.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 144, relative to Class III recreational roads.

Amendment

Amend section 1 of the bill by striking out lines one and two and inserting in place thereof the following:

1 Roads in Dunbarton, Weare, Hopkinton, Raymond and Nottingham. Amend RSA 231:6 as amended by 1957, 99:1, 162:1, 193:1 and 1961, 223:3 by inserting

On motion of Mrs. Moulton of New Durham the House concurred in the amendment.

Further Senate Message Senate Bills Read and Referred

SB 80, relative to guaranteed loans to students for higher education. To Education.

SB 97, creating a state commission on the arts. To Education.

SB 54, relative to hunting with bow and arrow. To Fish and Game.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 197, An Act relative to credit unions.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Credit Unions. Amend RSA 394:17 (supp) as amended by 1959, 88:1 and 1963, 306:5 by striking out said section and inserting in place thereof the following: 394:17 Use of Funds. While awaiting call of its members for loans, it may deposit its money in any cooperative bank, building and loan association, savings bank, trust company, federal savings and loan association, or national bank in this state, or, by majority vote of the board of directors in any cooperative bank, building and loan association, savings bank, trust company, federal savings and loan association, or national bank in New England or, with like vote, may make loans to other credit unions chartered under the laws of this state or under the federal credit union act. provided that the lending credit union has assets of one hundred thousand dollars or more. It may invest any surplus funds in obligations of the United States government or of the state or of any county, city or town of the state, issued pursuant to authority of law. Any credit union with assets of three million dollars or more may purchase real estate mortgages secured by real estate wherever situate which are guaranteed by the federal housing administration and may puchase real estate mortgages secured by real estate in this state and in any state contiguous to this state which are guaranteed by the United States government through the insured loan program of the farmer's home administration. It may be an originator or participating lender in participating loans as defined in RSA 387:1, provided that its participation in such loans shall be within such limits as are prescribed in RSA 394:16.

* * *

On motion of Mr. Bigelow of Warner reading of the amendment was dispensed with.

On a viva voce vote the House concurred in the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 399, An Act relating to investments of savings banks.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Mortgages. Amend paragraph I (supp) of RSA 387:4 as amended by 1955, 214:13, 1959, 61:1, 1961, 246:2, and 1963, 326:2 by striking out said paragraph and inserting in place thereof the following: I. REAL ESTATE IN NEW HAMP-SHIRE AND CONTIGUOUS STATES. Those directly secured by first mortgage on real estate situated within this state or within any state contiguous to this state; but no such investment shall be in a loan which exceeds seventy-five per cent of the value of the real estate by which it is secured; except that investment may be in a loan which exceeds seventy-five per cent but not eighty-five per cent of the value of the real estate by which it is secured, provided that it shall be secured by a first mortgage on real estate containing one or more dwelling units for not more than four families each, and which mortgage or mortgage note shall provide for payment within a period of thirty years from the date when the first monthly payment shall become due, and the first monthly payment shall become due nine months from the date of the note or one month from the final disbursement of funds, whichever shall first occur, and which payments, so long as the balance of the loan exceeds seventy-five per cent of the value of the real estate by which it is secured, shall include a proportionate share of the amount necessary to pay the real estate and other taxes upon such prop-

erty. No loan or mortgage shall be made except upon written application showing the date, name of applicant, amount asked for and security offered, and except upon report of not less than two members of the board of trustees or board of directors, who shall certify on said application, according to their best judgment, on the basis of an appraisal made by one of their members, or by some officer of the bank, or some appraiser employed by the bank for the purpose of appraisal, the value of the premises to be mortgaged; and such application shall be filed and preserved with the records of the corporation. The premises so mortgaged shall be revalued in the same manner at intervals of five years so long as they are mortgaged to the bank, provided that such revaluation shall be deemed timely if done any time in the calendar year in which each such fifth anniversary occurs and provided further that the board of trustees or directors may delegate to an officer or officers of the bank the power to certify such revaluations. If at the time of such revaluation the amount of the loan is in excess of the percentage of the value of the premises mortgaged, as allowed above, a sufficient reduction in the amount of the loan shall be required, as promptly as may be practical, to bring the loan to within the authorized percentage. In determining whether any loan exceeds the authorized percentage of the value of the real estate, no consideration shall be given to (1) that portion of the obligation which is guaranteed by the Administrator of Veterans' Affairs under Title III of the Servicemen's Readjustment Act of 1944, as amended from time to time, or (2) an obligation wholly guaranteed under such title or (3) that portion of any loan or obligation which the Small Business Administration has unconditionally agreed to purchase or (4) that portion of a loan on industrial real estate guaranteed by the state of New Hampshire under RSA 162-A:14-a-c, or guaranteed by any state contiguous to New Hampshire under terms providing security equal to or greater than those of RSA 162-A:14-a-c. No bank shall be restricted to the above authorized percentages on a loan secured by property which the borrower is purchasing from the bank.

Further amend the bill by striking out section 2 and inserting in place thereof the following:

2 Other Mortgages. Amend paragraph VI (supp) of RSA 387:4 as amended by 1955, 214:14, by striking out said paragraph and inserting in place thereof the following: VI. OTHER REAL ESTATE. Those directly secured by first mortgage on

real estate situated without this state and those states contiguous to it, but entirely within the United States, which at the time of such investment is improved, occupied and productive; and no such investment shall be in a loan that exceeds seventy per cent of the value of the real estate by which it is secured. In determining whether any loan exceeds the above specified percentage of the value of the real estate, no consideration shall be given to (1) that portion of the obligation which is guaranteed by the Administrator of Veterans' Affairs under Title III of the Servicemen's Readjustment Act of 1944 as amended from time to time or (2) an obligation wholly guaranteed under such title or (3) that portion of any loan or obligation which the Small Business Administration has unconditionally agreed to purchase. A bank shall not be restricted to the above authorized percentage of a loan secured by property which the borrower is purchasing from the bank. The provisions of this paragraph shall not apply to bonds of railroads, utilities, water companies or telephone and telegraph companies. No loans shall be made under this paragraph VI upon real estate situated outside New England except through or from VA and FHA-approved mortgages, or except through or from an individual, partnership, association or corporation duly registered as a dealer in securities in this state, nor except upon written application showing the date, name of applicant, amount asked for and security offered.

Further amend the bill by striking out section 5 and inserting in place thereof the following:

5 Bank Notes. Amend paragraph I of RSA 387:13 by striking out said paragraph and inserting in place thereof the following: I. NEW HAMPSHIRE BANKS. The capital stock of any banking or trust company, or the capital debentures of any mutual savings bank, or the special deposits of any guaranty savings bank, incorporated under the laws of this state and doing business therein, and the capital notes and the capital stock of any national bank in this state; but the amount of such notes or stock or debentures or special deposits held by any savings bank as an investment and as collateral for loans shall not exceed one-fourth of the total capital notes, capital stock, capital debentures, or special deposit of such banking or trust company or savings bank or national bank.

Further amend the bill by striking out section 6 and inserting in place thereof the following:

6 Further Amendment. Amend RSA 387:13 by inserting after paragraph II the following new paragraph: III. CAPITAL NOTES. The capital notes of any of the other banks described in paragraph II hereof provided the capital stock of such bank is a legal investment.

* * *

On motion of Mr. Bigelow of Warner reading of the amendment was dispensed with.

On a viva voce vote the House concurred in the Senate amendment.

Resolutions

Mr. Crouch and Mr. Dumont of Rochester, chairmen of the Strafford County Delegation, and Mr. Grinnell of Durham offered the following resolution:

Whereas, the late Honorable Clarence B. Wadleigh, Durham representative to the General Court, who organized the 4-H youth program in New Hampshire and who was state leader of their program for thirty-six years, and

Whereas, his interest in agricultural youth was made manifest by three years of service in Greece and Cambodia for the International Cooperative Administration, and

Whereas, his service to his church, community, county and state were outstanding, therefore be it

Resolved, That we, the members of the House of Representatives in the General Court convened, do hereby recognize and honor the memory of Mr. Wadleigh for his many achievements, and be it further

Resolved, That a copy of these resolutions be forwarded to his widow, Mrs. Clarence B. Wadleigh.

* * *

On a rising vote and one minute of silent prayer the resolutions were unanimously adopted. The Chair announced that May 30th was the 50th wedding anniversary of Mr. and Mrs. Forest Bucklin. Mr. Bucklin is custodian of Mails and supplies.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be in honor of Miss Vonda Kay Van Dyke, Miss America of 1964 from Arkansas, and Mrs. Bonnie Barnes of Hampton Falls, Mrs. New Hampshire of 1961, and to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 244, to increase the powers of Franklin Pierce College and Belknap College.

HB 229, relative to time for taking deer.

HB 448, relating to the custody and escheat of unclaimed and abandoned property.

HB 619, relative to hawkers and peddlers at veterans' meetings or conventions.

HB 689, changing the name of New Hampton Village Fire Precinct to New Hampton Village Precinct.

HB 501, to change the qualifications for licensing of a barber.

HB 508, to raise fees charged for registration or licensing of barbers.

HB 633, to clarify the procedure for the delivery of absentee ballots to the moderator.

* * *

SB 86, changing part of the boundary line between the towns of Auburn and Hooksett, was read a third time, passed, and sent to the Secretary of State to be engrossed.

* * *

On motion of Mrs. Taylor of Whitefield the House adjourned at 1:41 p. m.

WEDNESDAY, June 9, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Renew within us this day, O Lord, Thy spirit of calm and purpose. May we be guided by Thy wisdom and understanding, by Thy counsel and spiritual strength, by knowledge and true godliness, that all things proposed, considered and acted upon by this General Court may be in Holy respect to Thee, under whose government this nation stands indivisible. Amen.

Pledge of Allegiance to the Flag

Mr. Dumont of Rochester led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

A group of seventh grade students of the Seabrook Elementary School, courtesy of Mr. Hamel of Seabrook.

A group of students from the Elm Street School in Lakeport, courtesy of Messrs. Foster and Stafford of Laconia.

A group of 4th grade students from Plymouth, courtesy of Messrs. Bell and Smith of Plymouth.

A group of Delegates to Boys' State and the University of New Hampshire, courtesy of the Rochester Delegation.

Leaves of Absence

Mrs. Gowing of Dublin and Mr. Herbert of Windham were granted leave of absence for the day on account of important business.

Mrs. Winkley of Rochester was granted leave of absence for today and Thursday on account of important business.

Mr. LeClerc of Manchester was granted leave of absence for the day on account of a death in the family.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 762, to appropriate funds for a feeder road in the town of Sandwich. (Kurth of Sandwich) To Public Works.

HB 763, relative to proof of qualifications of candidates for office. (Healy of Manchester, Desmarais of Jaffrey, Murphy of Pittsfield, Keefe of Portsmouth, Belcourt of Nashua & Hamilton of Claremont) To Judiciary.

HB 764, relative to sick leave benefits for state employees. (Stafford of Laconia) To Executive Departments and Administration.

HB 765, relating to hearings in enactment of building code ordinances. (Bednar of Hudson) To Municipal and County Government.

HB 766, to amend the education law with respect to special meetings of the school district. (Mack of Orford) To Education.

HB 767, establishing a state commission for the blind. (Howard of Concord & Desmarais of Jaffrey) To Public Welfare and State Institutions.

HB 768, relative to the manufacture, transportation and sale of wine. (Stafford of Laconia) To Ways and Means.

HB 769, clarifying duties, responsibilities and qualifications, in the department of Health and Welfare. (Clark of Lee, O'Neil of Chesterfield & Taft of Greenville) To Executive Departments and Administration.

Committee Reports

SB 44, relating to professional engineering, Mr. Nyberg of Manchester for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1.

Further amend the bill by renumbering sections 2 and 3 to read 1 and 2.

Further amend the bill by striking out section 4 and inserting in place thereof the following:

3 Certificates. Amend RSA 319:22 (supp) as amended by 1959, 38:6, by striking out said section and inserting in place thereof the following: 319:22 Expirations and Renewals. Certificates of registration, including those in effect on the effective date of this act, shall expire each year on December thirty-first beginning in 1966 and shall become invalid on that date unless renewed. It shall be the duty of the secretary of the board to notify every person registered under this act, of the date of the expiration of his certificate and the amount of the fee that shall be required for its renewal for one year and the charges for delayed renewal; such notice shall be mailed at least one month in advance of the date of the expiration of said certificate. Renewal may be effected at any time during the month of December by the payment of the normal renewal fee as determined by the board. The failure on the part of any registrant to renew his certificate annually in the month of December as required above shall not deprive such person of the right of renewal, but the fee to be paid for the renewal of a certificate after the month of December and before the first day of May of the following year shall be one and one half times the normal renewal fee, and, on and after said first day of May the fee to be paid shall be twice the normal renewal fee. The right of renewal

shall be limited to a period of two years from the date of expiration of a certificate. After this period the certificate of a former registrant shall become null and void, but may be reinstated by the board after re-application, payment of a fee of fifteen dollars and after approval of the board. The board, at its discretion, may re-examine said former registrant.

Further amend the bill by striking out section 5 and inserting in place thereof the following:

4 Fees. Amend RSA 319:22-a (supp) as inserted by 1959, 38:7, by striking out said section and inserting in place thereof the following: 319:22-a Determination of Fee. The board shall annually, prior to the first day of December in each year, beginning in 1966, determine the normal annual fee to be paid for renewals of certificates. Said normal renewal fee shall not be less than two dollars nor more than five dollars.

Further amend the bill by renumbering sections 6, 7, and 8 to read 5, 6, and 7.

* * *

On a *viva voce* vote the amendment was adopted and the the bill was ordered to a third reading.

HB 394, to require registers of probate to notify registers of deeds of death of person owning real estate in the state, Mr. Poliquin of Nashua for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Register of Probate. Amend RSA 548 by inserting after section 7 the following new section:

548:7-a Record of Decedent's Real Estate. Whenever it appears from the inventory or any other instrument pertaining to real estate filed with the register of probate in connection with the aministration of any estate that the estate contains real estate located in another county within the state, the register of probate shall notify within fifteen days, the register of deeds of the county in which the real estate lies of the name and date

of death of the decedent. A register of deeds who receives such a notice shall record in the grantor's index of his office the name of the decedent, his date of death, and the county in which the estate is being probated. The cost for filing said notice shall be assigned to the estate.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 613, relative to town appropriations for railroad passenger service, Mr. Langford of Raymond for Municipal and County Government. Ought to pass.

Mr. Coutermarsh of Lebanon explained the bill.

On a viva voce vote the bill was ordered to a third reading.

SB 57, relative to the classification of the positions of senior psychiatrists at the New Hampshire hospital, Mrs. Clark of Lee for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend the title of said bill by striking out the same and inserting in place thereof the following:

An Act relative to classification of the permanent positions senior psychiatrists at the New Hampshire hospital, Mrs. Clark tive to the power of the governor and council to fix salaries of unclassified positions.

Further amend said bill by striking out sections 1, 2 and 3 and by substituting the following new section:

l Unclassified State Positions. Amend RSA 94:6 by striking out said section and inserting in place thereof the following: 94:6 New Appointments. In case of a new appointment to fill any vacancy the entrance salary shall be at the minimum of the established range unless, upon recommendation of the appointing authority, the governor and council shall establish, after due and proper investigation as to qualifications, a different entrance salary within the established range.

2 Takes Effect. This act shall take effect as of February 26, 1965.

The Clerk read the amendment in full.

At the request of Mrs. Hartigan of Rochester, Mrs. Clark of Lee explained the bill.

(discussion ensued)

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 644, relative to review of check-lists in cities after biennial elections, Mr. Cole of Swanzey for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 673, legalizing the proceedings at town meetings March 12, 1963, March 9, 1964, and June 24, 1964, in the town of Lincoln, Mrs. Milligan of Newbury for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out the title and inserting in its place the following: An act legalizing the proceedings at town meetings March 12, 1963, March 10, 1964, June 24, 1964 and March 9, 1965 in the town of Lincoln.

Further amend the bill by striking out section 1 and inserting in its place the following:

1 Proceedings legalized. The votes and proceedings at the regular town meetings on March 12, 1963, March 10, 1964 and March 9, 1965, and the special town meeting on June 24, 1964, all in the town of Lincoln are hereby legalized, ratified and confirmed.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 623, to allow for the counting of absentee voting ballots during the day of election in the city of Portsmouth. Mr. Call of Portsmouth for the Portsmouth Delegation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 621, relative to the transfer of sexual psychopaths from the New Hampshire Hospital to the state prison, Mrs. Donnelly of Dover for Public Welfare and State Institutions. To be referred to the legislative council.

Mr. Maxham of Concord explained the committee's recommendation.

On a viva voce vote the recommendation was adopted.

HB 506, relating to filing notices under the timber conservation act, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 532, to provide for the dredging of Rye harbor and the building of slips for the mooring of small craft, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "one hundred and fifty thousand dollars" in the first and second line and inserting in place thereof the words, sixty-six thousand, three hundred thirty-seven dollars and fifty-six cents, so that the section is amended to read:

l Rye Harbor Improvements. The sum of sixty-six thousand, three hundred thirty-seven dollars and fifty-six cents is hereby appropriated to be expended by the division of parks of the department of resources and economic development for the purpose of additional dredging of Rye harbor and the construction of a marina of not more than forty-six slips in the additional dredged area. The appropriation hereunder shall be a continuing appropriation and shall not lapse.

Amend section 4 of the bill by striking out the words "one hundred and fifty thousand dollars" in the third and fourth lines and inserting in place thereof the words, sixty-six thousand, three hundred thirty-seven dollars and fifty-six cents, so that the section is amended to read:

4 Funds Authorized. The state treasurer is hereby authorized to borrow upon the credit of the state an amount not exceeding sixty-six thousand, three hundred thirty-seven dollars and fifty-six cents, or so much thereof as may be necessary after

taking into account the sums available under section 3, to provide funds for the purposes of section 1. For that purpose the state treasurer may issue bonds and notes, at such times, in denominations, and with such rates of interest, date of maturity and other provisions as the governor and council determine. The treasurer shall hold the proceeds of the sale of the bonds and notes, and the treasurer shall pay out the proceeds upon a warrant drawn by the governor with the advice and consent of the council, for the purposes set forth in this act.

* * *

On a *viva voce* vote the amendment was adopted and the bill was referred to Appropriations under the rules.

HB 579, increasing penalties for violations of rules and regulations at state forests and reservations, Mr. Claflin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the word "one" in the sixth and fifteenth lines, so that the section is amended to read:

1 Public Forest Lands. Amend RSA 219:7 as amended by 1961, 223:3 by striking out the words "shall be fined not more than twenty-five dollars" in lines five and six and inserting in place thereof the words, may be evicted from said lands and shall be fined not more than two hundred dollars, so that the section is amended to read as follows:

219:7 Rules and Regulations. The department of resources and economic development is authorized to make such rules and regulations as it deems necessary, not inconsistent with law, concerning the use of all state forests and reservations by the general public. Any person found guilty of violating any of such rules and regulations may be evicted from said lands and shall be fined not more than two hundred dollars.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Concurrent Resolution, relating to limited accommodations for trailers at White Lake State Park, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. That the concurrent resolution be adopted.

On a viva voce vote the concurrent resolution was adopted.

HB 389, to provide for the use of distinctive flags or distress signals by handicapped or paraplegic operators of motor vehicles, Mr. Shute of Lancaster for Transportation. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the section and inserting in its place the following:

1 New Section. Amend RSA 260 by inserting after section 260:18-a a new section as follows:

260:18-b Distress Signals for Handicapped or Paraplegic persons. I. The director of safety shall make available, at no cost to the state, and shall design and approve, a flag or other suitable distress signal to be used by persons who are handicapped or paraplegic, or by drivers holding walking disability identification cards. The distress signal may be displayed in an emergency only. It shall be displayed from the driver's left front window.

II. Any person who is not a handicapped or paraplegic person or who does not hold a walking disability identification card who uses the above mentioned flag as a distress signal or for any other purpose who violates any provisions of this section shall be fined not more than one hundred dollars.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 527, relative to motor vehicle tires, Mr. Chamberlain of Alton for Transportation. Inexpedient to legislate.

Mr. Coutermarsh of Lebanon moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion. Mr. Coutermarsh then withdrew his motion.

On a viva voce vote the resolution was adopted.

HB 572, relative to the vehicle equipment safety compact, Mr. Raiche of Manchester for Transportation. Ought to pass with amendment.

Amendment

Amend the bill by striking out 263-B:21 as inserted by section 1 of the bill and inserting in its place the following:

263-B:21 Legislative Review. Every rule, regulation or code issued by the commission and adopted by the department of safety shall be subject to review by the general court at its current or immediately succeeding session. If the general court takes no action inconsistent with the rule, regulation or code adopted by the department of safety, such rule, regulation or code shall continue in full force and effect. Any rule, regulation or code adopted by the department of safety shall be effective from the date specified by the department of safety in its notice of adoption, such notice to be published at least thirty days prior to its effective date in any newspaper of general circulation within the state. Each rule, regulation or code adopted by the department of safety and not repealed by the general court shall be published in the issue of the session laws of that session of the general court and shall be inserted in the revised statutes annotated as amendment to chapter 263-B.

* * *

At the request of Mr. Ferguson of Milford, Mr. Smith of Plymouth explained the amendment.

(discussion ensued)

Mr. Spanos of Newport spoke against the amendment.

(discussion ensued)

Mr. Raiche of Manchester spoke in favor of the amendment.

(discussion ensued)

Mrs. DeLude of Unity spoke in favor of the amendment.

Mr. Capistran of Manchester spoke against the amendment and for the bill.

On a viva voce vote the amendment was not adopted.

On a viva voce vote the bill was ordered to a third reading.

HB 625, relating to operators' and chauffeurs' licenses, the age of school bus operators, and conduct after a motor vehicle accident, Mr. Williams of Eaton for Transportation. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by adding at the end thereof the words, applications for such license may be made by mail or otherwise to the commissioner on blanks prepared under his authority. Such application shall contain the words, "This application is signed under penalty of perjury," The proper fee shall be deposited before the application is granted, so that the section is amended to read:

l Operators and Commercial Operators. Amend RSA 261:1 by striking out the section and inserting in its place the following:

261:1 License to Operate Motor Vehicles. No person, except those hereinafter expressly exempted shall operate any motor vehicle upon a highway in this state unless such person has a valid license as an operator or commercial operator under the provisions of this chapter. No person shall receive an operator's license unless and until he surrenders to the division all valid operator's licenses in his possession issued to him by any other jurisdiction. All surrendered licenses shall be returned by the division to the issuing department together with information that licensee is now licensed in new jurisdiction. No person shall be permitted to have more than one valid operator's license at any time. Applications for such license may be made by mail or otherwise to the commission on blanks prepared under his authority. Such applications shall contain the words, "This application is signed under penalty of perjury." The proper fee shall be deposited before the application is granted.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 219, to set a flat rate of exemption for real estate of veterans, Mr. Peever of Salem for Ways and Means. Refer to the Legislative Council.

On a viva voce vote the recommendation was adopted.

HB 583, to tax machinery as personal estate rather than real estate and broaden the definition for tax purposes, Mr. Brocklebank of Hollis for Ways and Means. Refer to the Legislative Council.

On a viva voce vote the recommendation was adopted.

HB 657, to exempt the first four thousand dollars in assessment of persons over seventy years of age who have an income of three thousand dollars or less, Mr. Kearns of Manchester for Ways and Means. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

HB 144, An Act relative to Class III recreational roads.

HB 356, An Act relating to refunds on tax abatements.

HB 365, An Act to increase transfer fees on automobiles.

HB 590, An Act to disregard certain earned income in old age assistance.

Mrs. Forbes of Marlow

Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 288, An Act relating to arrest, detention and arraignment of criminal defendants.

Amendment

Amend RSA 594:19-a as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

594:19-a Detention of Person Arrested. (a) On Warrant. Every officer making an arrest or holding a person in custody under a warrant shall take the accused before the court as directed therein without unreasonable delay and shall there detain him for trial or examination until relieved by the court. (b) Without Warrant. An officer arresting a person without a warrant shall without unreasonable delay take him before the court to answer a complaint for the offense.

* * *

On motion of Mrs. Forbes of Marlow the House concurred in the amendment.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 330, An Act relating to the licensing of child-caring agencies and the establishment of an advisory committee.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Definition. Amend RSA 170:2 as amended by 1957, 116:2; 1961, 135:1; 221:1 and 1963, 40:1 by striking out the section and inserting in its

Amend section 2 of the bill by striking out the first three lines and inserting in place thereof the following:

2 Advisory Committee. Amend RSA 170 by inserting after section 170:2 as inserted by this act the following new section:

* * *

On motion of Mrs. Forbes of Marlow the House concurred in the amendment.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 560, An Act restricting operation of motor vehicles on clam flats.

Amendment

Amend RSA 211:62-c as inserted by section 1 of the bill by striking out the last sentence.

Amend the bill by inserting the following new section 2:

2 Enforcement. Amend RSA 249:27-a as inserted by 1959, 306:5 by striking out the same and inserting in place thereof the following: 249:27-a Officials. State and local law enforcement officials are authorized to enforce the provisions of RSA 211:62-c, 211:17-b, and 249:27-b as inserted by Laws of 1965.

Further amend the bill by renumbering section 2 to read section 3.

* * *

On motion of Mrs. Forbes of Marlow the House concurred in the amendment.

Further Senate Message

Senate Bill Read and Referred

SB 105, raising the minimum age for the holding of a license to operate a motor vehicle to eighteen and providing for exception thereto. To Transportation

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 137, to appropriate funds to provide for the completion of payments under the Teachers Retirement System.

Amendment

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act to appropriate funds to provide for continuance of payments under the Teachers Retirement System.

Amend the first unnumbered paragraph of RSA 192:25 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

192:25 Additional Bonds and Notes. To provide funds for continuance of the payment of the accrued liability contribution of the state not covered by previous appropriations, the sum of one million two hundred thousand dollars, or as much of the sum as from time to time is necessary, is hereby appropriated. The state treasurer is authorized, under the direction of the governor and council, to borrow upon the credit of the state a sum not exceeding one million two hundred thousand dollars, and for that purpose may issue bonds or notes in the name and on behalf of the state. The bonds or notes issued under this section shall be deemed a pledge of the faith and credit of the state.

* * *

On motion of Mr. Roberts of Conway the House concurred in the Senate amendment.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled joint resolutions sent up from the House of Representatives:

HJR 3, to provide compensation for persons damaged by limitations on signs on interstate highways.

HJR 30, in favor of the State of Maine.

Resolutions

Messrs. Taft of Greenville, Craig of Manchester, Angus of Claremont, Pickett of Keene and O'Neil of Chesterfield offered the following resolution:

Resolved that, beginning next week and for the remainder of the 1965 session the House will convene Monday through Thursday at 11:00 o'clock.

The Clerk read the resolution in full.

Messrs. Taft of Greenville, Craig of Manchester and Pickett of Keene spoke in favor of the resolution.

On a viva voce vote the resolution was adopted.

* * *

Mrs. Gagnon, Mr. Desilets and Mrs. Brungot of Berlin offered the following resolutions for the Berlin Delegation:

Whereas, Louis Roy, brother of Edgar Roy, Representative from Berlin, has passed away, therefore be it

Resolved, That we, the members of the House of Representatives of the New Hampshire General Court, hereby express our deepest sympathy to our Fellow Member in his bereavement, and be it further

Resolved, That a copy of these resolutions be sent to the family of Mr. Roy.

On a viva voce vote these resolutions were adopted.

(Recess)

(After Recess)

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following Senate bill was read a third time, passed, and sent to the Secretary of State to be engrossed:

SB 44, relating to professional engineering.

The following bills were read a third time, passed, and sent to the Senate for concurrence:

HB 394, to require registers of probate to notify registers of deeds of death of person owning real estate in the state.

HB 613, relative to town appropriations for railroad.

HB 673, legalizing the proceedings at town meetings March 12, 1963, March 9, 1964, and June 24, 1964, in the town of Lincoln.

HB 579, increasing penalties for violations of rules and regulations at state forests and reservations.

HB 389, to provide for the use of distinctive flags or distress signals by handicapped or paraplegic operators of motor vehicles.

HB 572, relative to the vehicle equipment safety compact.

HB 625, relating to operators' and chauffeurs' licenses, the age of school bus operators, and conduct after a motor vehicle accident.

* * *

SB 57, relative to classification of permanent positions of senior psychiatrist at the New Hampshire hospital and relative to the power of the governor and council to fix salaries of unclassified positions, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

Announcement

The Chair announced that all bills, filed by number with the Legislative Drafting Service, not signed by their sponsors by 5:00 P.M. Thursday, June 10, would be considered dead.

* * *

On motion of Mrs. Van Loan of Bedford the House adjourned at 1:30 P.M.

THURSDAY, June 10, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

O God, whose servant Nehemiah rebuilt the walls of Jerusalem by having each man build his home over against his neighbor's, so may we in this General Court each learn to contribute our effort to each other that together we may labour honestly to build the walls of democracy. May no man count himself alone to be great nor any think of himself as unworthy of the trust given him by Thy people, but in high purpose and in good faith may we strive in these last days to accomplish the task which is set before us. This we ask in the Name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Allen of Rindge led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

The 3rd and 4th grades from the Gilford School, courtesy of Mr. Guild of Gilford.

The 7th and 8th grades from the Chester School, courtesy of Mr. Underwood of Chester.

A group of pupils from the Rindge Elementary School and their teachers, Mrs. Sands and Mrs. Johnson, courtesy of Mr. Allen of Rindge.

A group of pupils from the Elm Street School in Lakeport, courtesy of Messrs. Foster and Stafford of Laconia.

Leaves of Absence

Messrs. Bradshaw of Keene, Rosedoff of Nashua and Spanos of Newport were granted leave of absence for the day on account of important business.

Mrs. Winkley of Rochester was granted leave of absence for the week on account of important business.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 770, to establish a vocational-technical school in the Keene area. (MacFarlane of Swanzey — Rules) To Education.

HB 771, to legalize the proceedings of the annual town meetings of the town of Waterville on May 5, 1962; May 18, 1963; May 16, 1964; and March 13, 1965. (Smith of Plymouth — Rules) To Municipal and County Government.

Mr. Smith of Plymouth moved that the Rules of the House be so far suspended as to dispense with the printing of HB 771.

On a viva voce vote the motion was adopted.

The Clerk read the bill in full.

STATE OF NEW HAMPSHIRE

In the year of Our Lord one thousand nine hundred and sixty-five

AN ACT

to legalize the proceedings of the annual town meetings of the town of Waterville on May 5, 1962; May 18, 1963; May 16, 1964; and March 13, 1965.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 Proceedings Legalized. All the votes and proceedings of the annual town meetings held in the town of Waterville on May 5, 1962; May 18, 1963; May 16, 1964; and March 13, 1965, are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect upon its passage.

HB 772, to legalize the proceedings of a special meeting of the Goshen-Lempster Cooperative School District on June 5, 1965. (Williamson of Goshen — Rules) To Education.

Mr. O'Neil of Chesterfield moved that the Rules of the House be so far suspended as to dispense with the printing of HB 772, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

The Clerk read the bill in full.

STATE OF NEW HAMPSHIRE

In the year of Our Lord one thousand nine hundred and sixty-five

AN ACT

to legalize the proceedings of a special meeting of the Goshen-Lempster Cooperative School District on June 5, 1965.

Be it Enacted by the Senate and House of Representatives in General Court convened:

l Goshen-Lempster Cooperative School District. All the votes and proceedings at the special meeting of the Goshen-Lempster Cooperative School District held in the town of Lempster on June 5, 1965, are hereby legalized, ratified and confirmed, and the method of financing the construction of additional new school facilities authorized in said meeting shall not preclude said district from receiving school building aid under the provisions of RSA 198.

2 Takes Effect. This act shall take effect upon its passage.

* * *

HB 773, relative to motor vehicle driver education in high schools. (Ferguson of Milford — Rules) To Transportation.

HB 774, to permit the police and public officials to withhold the names of victims of rape and other assaults. (Cobleigh of Nashua) To Judiciary.

HB 775, to establish an engineering scholarship program for New Hampshire residents at the University of New Hampshire. (Cobleigh of Nashua) To Education.

HB 776, to establish a department of adult correction. (Cournoyer of Jaffrey, Stearns of Hinsdale, Edwards of Antrim & Stratton of Derry) To Judiciary.

HB 777, relative to approved blood tests for military personnel. (Putnam of Lebanon) To Judiciary.

HB 778, defining public salt water areas. (Greene of Rye) To Resources, Recreation and Development.

HB 779, relative to the appointment of assistants at a recount arising out of a biennial election. (Markis of Nashua) To Judiciary.

HB 780, authorizing local law enforcement officials to enter clubs serving alcoholic beverages. (Osborne of Portsmouth) To Liquor Laws.

HB 781, to authorize the Plymouth School District to establish a capital reserve with the proceeds of sale of school buildings. (Smith of Plymouth) To Education.

HB 782, making appropriations for capital improvements and long term repairs for the State of New Hampshire. (Casassa of Hampton, Sheridan of Berlin & Ballam of Walpole) To Appropriations.

Committee Reports

HB 432, relating to the organization of Savings Banks, Mr. Cox of Merrimack for Banks. Ought to pass.

Mr. Urie of New Hampton explained the bill.

On a viva voce vote the bill was ordered to a third reading.

SJR 9, in favor of Richard J. Houle, Mr. Ring of Hampton for Claims & Aeronautics. Ought to pass.

On a viva voce vote the Joint Resolution was ordered to a third reading.

HJR 42, in favor of the city of Lebanon, Mr. Ring of Hampton for Claims & Aeronautics. Ought to pass.

On a viva voce vote the Joint Resolution was ordered to a third reading.

HJR 43, in favor of Alex C. Isherwood of Jaffrey, Mr. Rufo of Concord for Claims & Aeronautics. Ought to pass.

On a viva voce vote the Joint Resolution was ordered to a third reading.

HB 260, relative to private ownership liability exemption, Mr. Karnis of New Ipswich for Claims & Aeronautics. Ought to pass with amendment.

Amendment

Amend 422:17-a as inserted by section 1 of the bill by striking out the words" or the uses of, or structures on, or private activities on the premises" so the section is amended to read:

422:17-a Private Ownership Liability Exemption. An owner, lessee, or occupant of premises on which private non-commercial air navigation facilities are located owes no duty of care to keep the premises safe for public use by others or to give any warning to wilful users of the premises of hazardous conditions.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 706, relative to the Dover city charter, Mr. Flanagan of Dover for the Dover Delegation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 202, authorizing McIntosh College, Inc., to grant degrees, Mrs. Demers of Lebanon for Education. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- l Authority Granted. The college conducted by the McIntosh College, Inc., an educational institution, is hereby authorized to confer upon the graduates therefrom the degree of Associate in Business Science for the period from June 1, 1967 through June 30, 1969, provided that it receives the approval of the coordinating board of advanced education and accreditation prior to April 1, 1967.
- 2. Extension of Authority. The authority of McIntosh College, Inc. to grant the above specified degree shall be continued by an act of the general court if the coordinating board of advanced education and accreditation shall favorably recommend said college for such continuation.

- 3. Further Authority. At such time as said McIntosh College, Inc. Shall have met the qualifications for granting the degree of Bachelor of Business Science according to the standards of the cordinating board of advanced education and accreditation said board may recommend said McIntosh College, Inc. to the general court for power to grant said degree.
 - 4. Takes Effect. This act shall take effect upon its passage.

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 82, to remove the control of the public utilities commission over the accounts and records of municipal lighting and water systems, Mr. Ferron of Exeter for Executive Departments and Administration. Be referred to the Legislative Council.

On a viva voce vote the bill was referred to the Legislative Coucil.

HB 395, concerning a privilege of non-disclosure for communications between patient and psychiatrist, Mr. Plourde of Manchester for Judiciary. Be referred to the Judicial Council.

On a viva voce vote the bill was referred to the Judicial Council.

HB 593, to revoke the license of a minor possessing or drinking intoxicating liquor or beverages while driving a motor vehicle, Mr. Wildey of Westmoreland for Judiciary. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the word "revoke" and inserting in its place the word, suspend, so the title is amended to read as follows:

An act to suspend the license of a minor possessing or drinking intoxicating liquor or beverages while driving a motor vehicle.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 641, to regulate the conduct of business on legal holidays, Mr. Spitzli of Walpole for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 642, relative to retail sales on certain legal holidays, Mr. Maxwell of Henniker for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 656, requiring voters to fill out and furnish signature cards to the supervisors of the check-list, Mr. Bingham of Concord for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Concurrent Resolution, relative to the reorganization of the United States Army Reserve and the National Guard, Mr. Sawyer of Weare for Military & Veterans Affairs. Ought to pass.

On a viva voce vote the Concurrent Resolution was adopted.

HB 77, to require register of deeds to supply copies of deeds to towns and cities, Mr. Bednar of Hudson for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

l Information Cards. Amend RSA 478:15 by striking out the section and inserting in its place the following:

478:14 List or Copy of Conveyances for Tax Purposes, Every register of deeds shall send to the selectmen of each town in his county, and to the assessors of each city in his county, a four inch by six inch information card, or, upon the request of the selectmen or assessors, the first page, or complete copy, as these officials may require, of all deeds, and other conveyances of real estate which have been recorded in the registry during the preceding tax year. These cards shall be sent to the select-

men between the first and the fifth days of April in each year, or more often if the selectmen shall so request it in writing; to the assessors, between the first and fifth days of January, the first and fifth days of April, the first and fifth days of July, and the first and fifth days of October, or more often if the assessors shall so request it in writing.

2 Contents. Amend RSA 478:15 by striking out the section and inserting in its place the following:

478:15 Information Furnished. The four inch by six inch information card shall contain the names and addresses of at least one grantee and grantor, volume and page number where recorded; character of the deed or conveyance; location and address of property; date of deed and recording; amount, or consideration, paid for the property if recorded; amount of revenue stamps; lot or plan number references; and an adequate description of the property suitable for identification purposes by assessing officials, as well as any other information as the tax commission may prescribe.

3 Effective Date. This act takes effect January 1, 1966.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 498, relating to subdivision of land by planning boards, Mr. Palmer of Kensington for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 591, to extend the curfew regulations, Mr. Crouch of Durham for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 646, relative to publication of notice of sessions for correction of check-lists, Mr. Hood of Plainfield for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 667, relating to hearings in enactment of zoning ordinances by towns, Mr. Poliquin of Nashua for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "A copy" in the twenty-fourth line and inserting in its place the word, Copies; further amend by inserting after the word "file" in the twenty-fifth line the words, and copies shall be made available, so that the section is amended to read:

- 1 Zone, Amend RSA 31:63-a by striking out the section and inserting in its place the following:
- 31:63-a Method of Enactment. Any proposed zoning ordinance shall be submitted to the voters of a town in the following manner.

There shall be at least two public hearings at least fifteendays apart on the regulation or restriction at which parties in interest and citizens shall have an opportunity to be heard. After the first public hearing the planning board shall consider all proposed amendments, and shall vote to accept or reject the amendments prior to the second public hearing. The notice of the second public hearing must contain the amendments accepted by the planning board. At least fifteen days' notice of the time and place of each such public hearing shall be published in a paper of general circulation in the town and a notice thereof shall also be posted in at least three public places in the town. If the town has adopted an official ballot for the election of its officers the following question shall be placed on said official ballot by the town clerk: Shall the zoning ordinance (or amendment) as proposed by the planning board (or zoning commission) be adopted for this town? Copies of the proposed ordinance shall be on file, and copies shall be made available. at the office of the town clerk two weeks prior to the date of the meeting at which action is to be taken and a copy of the proposed ordinance and the proposed zoning map shall be on display to the voters on the day of the meeting.

* * *

Mrs. Brungot of Berlin requested that the amendment be read.

The Clerk read the amendment in full.

At the request of Mrs. Brungot of Berlin Mr. Cole of Swanzey explained the bill.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 59, relative to construction of buildings to be used by the public, Mr. Fortier of Berlin for Public Works. Ought to pass with amendment.

Amendment

Amend RSA 155:8-a as inserted by section 1 of the bill by inserting after the word "ramp" in the seventh line the words, with a slope not to exceed a rise of one foot in ten feet which shall be provided with a non-slip surface; further amend the section by inserting after the word "building" in the eighth line the words, which building shall be provided with toilet facilities, so that the section is amended to read:

155:8-a Requirements. On and after the first of July, 1965, no person shall construct or permit the construction of a building which is to be used by the public and the cost of the construction of which is to be paid for, in whole or in part by state, county or municipal funds, unless there is at least one entrance which is accessible by a ramp with a slope not to exceed a rise of one foot in ten feet which shall be provided with a non-slip surface or ground level entrance into said building, which building shall be provided with toilet facilities, and unless said building meets specifications A 117. 1-1961, and any future amendments thereto, of the American Standards Association, making buildings and facilities accessible to, and usable by, the physically handicapped.

* * *

On a viva voce vote the amendment was adopted and the bill ordered to a third reading.

HB 578, to establish a tax on bottled soft drinks, Mr. Angus of Claremont for Ways and Means. Inexpedient to legislate.

Mr. Angus of Claremont moved that HB 578 be indefinitely postponed.

On a viva voce vote the motion was adopted.

Mr. O'Neil of Chesterfield moved that the Rules of the House be so far suspended as to permit the introduction of a

committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 368, relative to the construction of a continuing education center at the university to be liquidated from income, Mr. O'Neil of Chesterfield for Education. Ought to pass.

The report was accepted and the Chair referred the bill to Appropriations under the Rules.

Mr. Claffin of Wolfeboro moved that the order whereby HB 746 An Act to regulate the taking of land for access to private recreational areas was referred to Public Works be vacated and that the bill be referred to Resources, Recreation and Development, and spoke in favor of the motion.

Messrs McGee of Lincoln and Willey of Campton spoke against the motion.

Mr. Urie of New Hampton spoke in favor of the motion.

Mr. Claflin of Wolfeboro spoke a second time in favor of the motion.

On a viva voce vote the motion was not adopted.

HB 298, to allow children to work in certain occupations other than farm or domestic labor, Mr. Belanger of Manchester for Labor. Ought to pass with amendment.

Amendment

Amend paragraph (1) of RSA 276:1; of section 1 of the bill by inserting after the word "employer" the words, farm labor, so that the paragraph is amended to read: (1) domestic labor in the home of the employer, farm labor, or.

Amend section 276:3-a as inserted by section 3 of the bill by inserting after the word "child" in the fifth line the word, grandchild, and by adding at the end thereof the words, who furnished full maintenance to such child, so that the section is amended to read:

276:3-a Application of Parents, Etc. The provisions of the two preceding sections shall not apply to a child employed by his parents, grandparents, or a person or persons in place of his parent, or grandparent employing his own child, grand-

child or child in his custody, who furnished full maintenance to such child.

Further amend the bill by renumbering section 4 to read section 3 and section 3 to read section 4.

Further amend the bill by inserting after section 6 the following new section:

7 Record. Amend RSA 276:15 by striking out the same and inserting in its place the following:

276:15 Contents. Such record shall certify that the child has regularly attended the public schools, or private school lawfully approved as such, for not less than one hundred sixty-five school days, as shown by the school register, during the year previous to his arriving at the age of fourteen, or during the year previous to applying for such school record, and whether he is able to read understandingly and write legibly simple sentences in the English language. It shall also give the date of birth and the residence of the child as shown on the records of the school and the name of his parent, guardian or custodian.

Amend the bill by renumbering section 7 to read section 8.

On a *viva voce* vote the amendment was adopted.

Mrs. Frizzell of Charlestown offered the following amendment:

Amendment

Amend paragraph I of RSA 276:7 as inserted in section 6 of the bill by inserting after the word "employer" in the fourteenth line the words, in farm labor, so the paragraph is amended to read as follows:

276:7 When Required. I. No child under sixteen years of age shall be employed or permitted or suffered to work, in, about or in connection with, any occupation unless the person, firm, or corporation employing such child, procures and keeps on file and accessible to any truant officer, or other authorized inspector, an employment certificate as hereinafter prescribed. However, the provisions of this section shall not apply to the employment of children under the age of sixteen years of age

in domestic labor in the home of the employer in farm labor, or as a caddy at golf links, or in the door-to-door delivery of newspapers or for work on church grounds and at religious meetings in the employ of a religious organization.

* * *

The Clerk read the amendment in full.

Mrs. Frizzell explained the amendment.

At the request of Mr. Angus of Claremont, Mr. Stevenson of Bethlehem explained the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

(Recess)

(After Recess)

HB 197, relative to credit unions, Mrs. Moulton of New Durham for Engrossed bills, Ought to pass with amendment under Joint Rule 6.

Amendment

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 Credit Unions. Amend RSA 394:17 (supp) as amended by 1955, 213:1, 1959, 88:1 and 1963, 306:5 by striking out

On a viva voce vote the amendment was adopted.

HB 57, relative to classification of surface waters of Pemigewasset river watershed, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enactment clause and inserting in place thereof the following:

1 Classification. Amend paragraph VIII of 1959, 243:1 by striking out the same and inserting in place thereof the following.

- VIII. Pemigewasset River from its confluence with the East Branch Pemigewasset River in the town of Woodstock to the highway bridge crossing between Plymouth and Holderness, Class D.
- 2. Classification. Amend 1959, 243:1 by inserting after paragarph VIII the following new paragraph:
- VIII-a Pemigewasset River from the highway bridge crossing the river between Plymouth and Holderness to Eastman Falls dam in Franklin, Class C.
- 3. Baker River. Amend paragraph IX of 1959, 243:1 by striking out the word and initial "Class D" and inserting in place thereof the following, Class C, so that said paragraph shall read as follows:
- IX Baker River, in the town of Plymouth, from a point 300 feet upstream of the bridge abutment of the Plymouth to Woodsville branch of the Boston and Maine Railroad to confluence with the Pemigewasset River, Class C.
- 4 Squam River. Amend paragraph X of 1959, 243:1 by striking out the word and initial "Class D" and inserting thereof, Class C. so that said paragraph shall read as follows:
- X. Squam River, in the town of Ashland, from the outlet of Little Squam Lake to confluence with the Pemigewasset River, Class C.
- 5. Newfound River. Amend paragraph XI of 1959, 243:1 by striking out the word and initial "Class D" and inserting in place thereof, Class B-1, so that said paragraph shall read as follows:
- XI. Newfound River, in the town of Bristol from the highway bridge on Route 3A (Lake Street) between Chandler and Cresent Streets to confluence with the Pemigewasset River, Class B-1.
- 6. Tributaries. Amend paragraph XII of 1959, 243:1 by striking out the same and inserting in place thereof the following:
- XII. All tributaries to the Pemigewasset River hitherto unclassified, except those portions in paragraph I, II, III, IV V, VI, VII, VIII, VIII-a, IX, X, and XI in the towns of Alex-

andria, Ashland, Bridgewater, Bristol, Campton, Center Harbor, Danbury, Ellsworth, Franklin, Groton, Hebron, Hill, Holderness, Meredith, Moultonborough, New Hampton, Orange, Plymouth, Rumney, Sanbornton, Sandwich, Thornton, Warren and Woodstock from the confluence of East Branch Pemigewasset River and the Pemigewasset River in the town of Woodstock to the crest of Eastman Falls Dam in Franklin, Class B-1.

- 7. Abatement. Amend 1959, 243:2 by striking out said section and inserting in place thereof the following:
- 243:2 Compliance. Anything to the contrary in RSA 149:8, II, notwithstanding, any order for abatement of pollution in the waters mentioned in paragraphs IV, VII, VIII, VIII-a, IX, X and XI, inclusive, shall be deemed to be complied with if the pollution is abated within a period of ten years from September 1, 1959; and provided, however, that at any time within the compliance periods granted hereunder it becomes apparent that full compliance with the adopted classifications will not be attained by the end of such periods due to the failure of any person to take action reasonably calculated to secure abatement of the pollution within the time specified, the commission shall notify such persons in writing. If such person or persons shall fail or neglect to take appropriate steps to comply with the classification requirements within a period of thirty days after notice, the commission shall seek appropriate action in the courts of the state.
- 8. Sewage Treatment Plant Effluents. Notwithstanding any other provisions of the statutes, sewage treatment plant effluents shall be disinfected in accordance with requirements of the water pollution commission prior to discharge into the Pemigewasset River or its tributaries.
- 9. Takes Effect. This act shall take effect sixty days after its passage.

On a viva voce vote the amendment was adopted.

The question now being, shall the bill be ordered to a third reading.

Mr. Prior of Ashland moved that the words, inexpedient to legislate, be substituted for the words, ought to pass with amendment, and spoke in favor of the motion.

Mr. Plumer of Bristol spoke against the motion.

Mr. Smith of Plymouth spoke in favor of the motion.

(discussion ensued)

Mr. McGee of Lincoln moved that further consideration of HB 57 be indefinitely postponed and spoke in favor of the motion.

Mr. Urie of New Hampton spoke against the motion.

(discussion ensued)

Mr. Coutermarsh of Lebanon spoke in favor of the motion.

(discussion ensued)

Messrs. Claffin and Williamson of Goshen spoke against the motion.

Mr. McGee of Lincoln spoke a second time in favor of the motion.

Mr. Pickett of Keene moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the motion that HB 57 be indefinitely postponed.

On a viva voce vote the motion was adopted, and HB 57 was indefinitely postponed.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

Amendment

HB 215, to amend the law establishing a cooperative school district in the Newfound area.

Amend the bill by striking out all after the enacting clause and substituting in place thereof the following:

- 1 Revision of Apportionment Formula. Amend Chapter 384 of the Laws of 1963 by striking out Sections 2 and 3 thereof and substituting in place therof the following:
- 394:2 Costs of Capital Outlay and Operation. During the first five years after the establishment of such cooperative school district, each pre-existing district shall pay its share of all capital outlay costs and operational costs in accordance with the following formulae:
- I. First Year. During the first year after the establishment of such cooperative school district, all capital outlay costs and operational costs shall be apportioned among the pre-existing school districts on the basis of the ratio that the budget for each, for the school year 1963-1964, as certified by the state tax commission, shall bear to the aggregate of the budgets for all of the pre-existing school districts for the said year.
- II. Next Four Years. During the next four years thereafter, all such costs shall be apportioned on the basis of the ratio that the average of the annual school tax assessed in each pre-existing district over the five school years immediately preceding July 1, 1964, as determined by the state department of education, bears to the aggregate of such average annual school tax assessments for all the pre-existing school districts over the same years. This will result in the following: Alexandria 9.89%; Bridgewater 9.59%; Bristol 36.78%; Danbury 9.69%; Groton 2.15%; Hebron 3.75%; New Hampton 28.15%.
- 394:3 Five-Year Period Reconsideration. After the expiration of the first five years from the establishment of such cooperative school district, and at the expiration of each subsequent five-year period, the basis for apportionment of capital outlay and operational costs shall be subject to review, and the cooperative school district board may then by two-thirds vote of the entire membership of the board modify the method of apportionment prescribed in section 2 II hereof to reflect any increase or decrease in the average daily attendance from each pre-existing school district. Such modification, if voted, shall be effectuated by adding to or subtracting from the share which would have been apportioned to each several pre-existing school district through the method of apportionment prescribed in section 2 II hereof, an amount which will take into account any change in average daily attendance from such pre-existing district. Provided, that there shall not be apportioned to any pre-

existing school district under any such modification an amount in excess of five per cent of the amount which would have been apportioned to such school district under the method of apportionment prescribed in said section 2 II.

2 Takes Effect. This act shall take effect on its passage.

* * *

Mr. O'Neil of Chesterfield moved that reading of the amendment be dispensed with.

On a viva voce vote the motion prevailed.

Mr. O'Neil further moved that the House non-concur with the Senate amendment, and that a committee of conference be appointed.

On a viva voce vote the motion prevailed, and the Chair appointed Messrs. Urie of New Hampton, Plumer of Bristol and Mr. O'Neil of Chesterfield as conferees on the part of the House.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 276, proving for an open season on fisher.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Fisher. Amend RSA 210:3-a, as amended by 1961, 147:2 and 1963, 154:1 by striking out the section and inserting in its place the following:

210:3-a Open Season. Fisher may be taken and possessed from October 20 to February 1 by the use of dogs, guns, and traps in the counties of Carroll and Grafton and in all other counties of the State, except Coos where *no* fisher may be taken without a request in writing by the officers of a town or other

political subdivision to open a special area and only when a majority agreement of the Fish and Game Commission and that of the Director can be procured and their signatures obtained on the Certificate of Permission which will delineate the intended area. Fisher may be taken and possessed in like manner from November 1 to February 1. All fisher skins shall be sealed within ten days after the close of the season in the same manner as outlined in section 3 of this chapter. Whoever violates the provisions of this section shall be fined not less than ten dollars for the first and not more than fifty dollars for each additional fisher taken and possessed in violation of this section.

* * *

On motion of Mr. London of New London the House concurred in the Senate amendment.

Further Senate Message

Senate Bills and Resolutions Read and Referred

SB 120, relative to offensive advertising which can be viewed from a public highway, to Judiciary

SB 71, establishing a new positions Committee relative to the classified Service: to Executive Departments and Administration

SJR 13, in favor of Leonard B. Greene: to Claims and Aeronautics.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

HB 201, An act to regulate width of load on passenger type motor vehicles

HB 400, An act relative to the salary of the sheriff and appointment of a salaried deputy sheriff of Sullivan County.

HB 626, An act relative to voting for school board members in the Newfound Area School District

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

HB 418, relating to calculation of annual and sick leave of state employees.

HB 49, to increase the limit of outstanding borrowing by the state.

HB 23, to provide additional retirement to retired members of the policemen's retirement system.

HB 410, providing for compilation of volume 3 of the Revised Statutes Annotated.

HB 169, to increase the public revenue from the tax on beer and other malt beverages.

Resolutions

Mr. Stafford of Laconia and Mr. O'Neil of Chesterfield offered the following resolutions:

Whereas, we have learned with great happiness that our Press Representative for United Press International, Mr. A. Allan Priaulx, will enter into the bonds of Holy Matrimony with Miss Veronica Tovey at St. Paul's Church, Concord, on Saturday, June 12, 1965, and

Whereas, Mr. Priaulx has been a good and faithful servant to the members of the New Hampshire House of Representatives and to the public of New Hampshire through the news media, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby extend to Mr. A. Allan Priaulx and his bride elect Miss Veronica Tovey, our sincere and heartfelt best wishes for a long, happy and bountiful marriage, blessed by Almighty God, and be it further

Resolved, that a copy of these resolutions be transmitted to Mr. and Mrs. A. Allan Priaulx on the day of their wedding.

* * *

On a viva voce vote the Resolutions were adopted.

Messrs. Walsh and Craig of Manchester, Hancock of Concord and Taft of Greenville offered the following resolution:

Whereas, The United States has successfully launched and returned to earth a Gemini-4 spacecraft after four days in space manned by James McDivitt and Edward White 2nd, and

Whereas, during their flight Astronaut White left the Gemini-4 for a "stroll" into space, being the first American to perform such a feat, and

Whereas, Much credit is due these two young men who have risked so much to further the cause of science, therefore be it

Resolved, That we, the Members of this 1965 General Court convened, do highly commend Astronauts McDivitt and White for their hazardous adventure into space, and be it further

Resolved, That a copy of these resolutions be sent to James McDivitt and Edward White 2nd.

On a viva voce vote these resolutions were adopted.

Communication

2 June 1965

Col. Robert C. Brown (Ret.) Peterborough, N. H.

Dear Bob:

It was with a deep sense of pride and satisfaction that I received your letter of 26 May containing news of the unanimous passage by the New Hampshire Legislature of a resolution supporting our policy in Vietnam. I received the handsome scroll yesterday.

It is reassuring to see tangible proof of public support for our labors here in Vietnam such as is embodied in the timely resolution by the New Hampshire Legislature. For this vote of confidence, I extend my heartfelt thanks to you particularly, as one of the measure's sponsors, and to all Members of the Legislature of New Hampshire.

Sincerest best wishes,

W. C. WESTMORELAND General, United States Army

* * *

To the Honorable Walter Peterson, Speaker and members of the House of Representatives:

I can only say, many many thanks to all of you for thinking of me.

I am very lonely away from all of you but so happy to find that you also think of me, "Little Jennie."

Today Rep. Gagnon, Rep. Brungot and Rep. Desilets called on me and surprised me with the "money tree" with the Alouette bird on top for which I thank you from the bottom of my heart. I have also received the "resolution" and over 200 cards from my many legislative friends.

May God bless you all. Please remember me in your prayers as I remember the members of the General Court in mine.

Again, my sincere thanks,

As always, Jennie Fontaine

Jennie Fontaine

The Chair announced that Mr. Maynard of Nashua will be 88 years old tomorrow and has served fourteen terms in this General Court.

Mr. Cook of Hooksett is 71 years old today.

Mrs. Morrison of Salem and Mr. Welch of Concord will have birthdays tomorrow.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00

o'clock this afternoon to be in order at the present time, that third reading of bills be by title only and resolutions by caption only, and that when the House adjourns today it be to meet next Monday morning at 11:00 o'clock.

Afternoon Session

Third Readings

SJR 9, in favor of Richard J. Houle, was read a third time, passed, and sent to the Secretary of State to be engrossed.

The following Joint Resolutions and bills were read a third time, passed, and sent to the Senate for concurrence:

HJR 42, in favor of the city of Lebanon.

HJR 43, in favor of Alex C. Isherwood of Jaffrey.

HB 260, relative to private ownership liability exemption.

HB 432, relating to the Organization of Savings Banks.

HB 706, relative to the Dover city charter.

 $\,$ HB 202, authorizing McIntosh College, Inc., to grant degrees.

HB 593, to suspend the license of a minor possessing or drinking intoxicating liquor or beverages while driving a motor vehicle.

HB 298, to allow children to work in certain occupations other than farm or domestic labor.

HB 77, to require register of deeds to supply copies of deeds to towns and cities.

HB 591, to extend the curfew regulations.

HB 667, relating to hearings in enactment of zoning ordinances in towns.

HB 59, relative to construction of buildings to be used by the public.

* * *

On motion of Mrs. Weeks of Greenland the House adjourned at 3:00 P. M.

MONDAY, June 14, 1965

The House met at 11:00 o'clock

Joint Convention

Prayer

Prayer was offered by Chaplain Crouch as follows:

This is the day the Lord hath made; We will rejoice and be glad in it.

O Almighty God, who led our fathers into a new freedom, give us such grateful love for Thee and our Nation that our intent may always be pure as our flag is white, our actions loyal as our flag is blue, and our sacrifice both ready and real as the red testifies the sacrifice of those who have preserved and kept us a Nation. Keep us, O God, mindful of many things, but especially may our flag be an inspiration for our citizenship to-day as it is a tribute to our fathers' yesterdays. This we ask in the Name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. McCarthy of Laconia led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

A group of pupils from St. John's School, Laconia, courtesy of the Laconia Delegation.

A group of pupils from the Hampshire Country School and their teacher Mrs. Wolff, courtesy of Mr. Brown of Peterborough.

Mr. Gerry Flint Parker II of Nashua, a Page in Washington and the only page from the northeast, courtesy of Mr. Nikitas of Nashua.

Leaves of Absence

Mr. Spanos, of Newport, Mrs. McDonough of Newcastle, Mr. Ellms of Canaan, Mrs. Milligan of Newbury and Mr. Lemire and Mr. Williams of Berlin were granted leave of absence for the day on account of important business.

Mr. Herbert of Windham was granted leave of absence for Monday and Tuesday on account of important business.

Mrs. Barker of Nashua was granted leave of absence for the week because of illness.

Introduction of Bills

The following bills and House Joint Resolutions were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 783, relative to the establishment of state junior colleges. (Nikitas of Nashua) To Education.

HB 784, relative to fees for registration of motor vehicles used in connection with land or forest improvement practices. (Stevens of Epsom) To Transportation.

HB 785, to protect insurance agent's rights to deferred income for services performed by agent. (Pratt of Keene) To Insurance.

HB 786, to provide for voting by representative districts for house of representatives and other offices. (Stevenson of Bethlehem) To Special Committee on Reapportionment.

HB 787, to authorize seeing eye dogs to accompany their masters into public eating places. (O'Shan of Laconia) To Public Health.

HJR 48, providing funds for payment of expenses in special election to fill a vacancy in senatorial district number thirteen. Nikitas & LaTour of Nashua — Rules) To Appropriations.

Committee Reports

HJR 40, providing deficiency appropriation for board of accountancy. Ought to pass. Mr. Resnick for Appropriations.

On a viva voce vote the joint resolution was ordered to a third reading.

HJR 34, in favor of estate of Agnes Helen Davis, Mr. York of Penacook for Appropriations. Ought to pass.

On a *viva voce* vote the resolution was ordered to a third reading.

HB 35, making an appropriation for the state council on aging, Mr. Sheridan of Berlin for Appropriations. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 185, raising the limit of guaranteed bonds of water resources board, Mr. Cobleigh of Nashua for Appropriations. Ought to pass.

Mrs. Hartigan of Rochester moved that HB 185 be committed to Committee on Executive Departments and Administration and spoke in favor of the motion.

Mr. Cobleigh of Nashua, Mrs. DeLude of Unity, Mr. Bradshaw of Keene and Mr. Taft of Greenville, spoke against the motion.

Mrs. Hartigan of Rochester spoke a second time in favor of the motion.

Mr. Pickett of Keene spoke against the motion.

Mr. Taft of Greenville spoke a second time against the motion.

Mr. Hancock spoke in favor of the motion.

On a *viva voce* vote the motion was not adopted and the bill was ordered to a third reading.

HJR 6, in favor of Florence E. Martelle, Mr. York of Penacook for Appropriations. Ought to pass as amended.

Amendment

Amend the Joint Resolution by striking out the words "five thousand" in the first line and inserting in place thereof the words, forty-two hundred, so that the Joint Resolution is amended to read:

The sum of forty-two hundred dollars is hereby appropriated to reimburse Florence E. Martelle in full and final settlement for bodily injuries suffered, pain and suffering and expenses, as a result of bodily injuries sustained by her as the result of a fall on the premises of the state house in Concord, New Hampshire on November 13, 1963. The governor is authorized to draw his warrant for the sum appropriated out of any money in the treasury not otherwise appropriated.

* * *

On a viva voce vote the amendment was adopted and the joint resolution ordered to a third reading.

HJR 25, to provide funds for nursing home care increases for people receiving public assistance, Mr. Cobleigh of Nashua for Appropriations. Ought to pass with amendment.

Amendment

Amend the Joint Resolution by inserting after the word "resolution" in the twenty-sixth line the words, These increased rates over the present rates shall be payable only on the condition that the nursing home meets the same minimum standards adopted by the Division of Public Health under the authority of Chapter 151 RSA, so that the joint resolution is amended to read:

The sum of two hundred twenty-one thousand three hundred eighty-eight dollars and thirty-six cents is hereby appropriated for the fiscal year ending June 30, 1966, and the sum of four hundred thirty-four thousand nine hundred seventy-six dollars and ninety-eight cents is hereby appropriated for the fiscal year ending June 30, 1967, to be spent by the division of welfare of the department of health and welfare to pay the state's share of increases in nursing home care rate to nursing homes for the care of people in the homes being assisted by the division of welfare, so that the nursing home care daily rate is increased seventy-five cents per day for the fiscal year ending June 30, 1966, and is increased an additional seventy-five cents per day for the fiscal year ending June 30, 1967. The local share of such increases will amount to ninety-two thousand eight hundred forty-one dollars and ninety cents for the fiscal year ending June 30, 1966, and one hundred eighty-four thousand six hundred and forty-nine dollars and fourteen cents for the

fiscal yearing ending June 30, 1967; and the division of welfare is hereby authorized to use such local revenue for the purposes of this joint resolution. These increased rates over the present rates shall be payable only on the condition that the nursing home meets the same minimum standards adopted by the Division of Public Health under the authority of Chapter 151 RSA. The sums hereby appropriated are a charge upon the general funds of the state and are in addition to any other funds provided in the budget acts to be used in the two fiscal years for payments to nursing homes. The governor is authorized to draw his warrants for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

On a viva voce vote the amendment was adopted.

Mr. Ferguson of Milford offered a further amendment.

Amendment

Further amend the joint resolution as amended by inserting after the words "nursing homes" where they appear, the words, "and to hospitals providing nursing home care;" further amend by inserting after the words "for the care of people in the homes" the words, "and hospitals," so that the joint resolution is amended to read as follows:

The sum of two hundred twenty-one thousand three hundred eighty-eight dollars and thirty-six cents is hereby appropriated for the fiscal year ending June 30, 1966, and the sum of four hundred thirty-four thousand nine hundred seventy-six dollars and ninety-eight cents is hereby appropriated for the fiscal year ending June 30, 1967, to be spent by the division of welfare of the department of health and welfare to pay the state's share of increases in nursing home care rate to nursing homes and to hospitals providing nursing home care for the care of people in the homes and hospitals being assisted by the division of welfare, so that the nursing home care daily rate is increased seventy-five cents per day for the fiscal year ending June 30, 1966, and is increased an additional seventy-five cents per day for the fiscal year ending June 30, 1967. The local share of such increases will amount to ninety-two thousand eight hundred forty-one dollars and ninety cents for the fiscal year ending June 30, 1966, and one hundred eighty-four thousand six hundred and forty-nine dollars and fourteen cents for the fiscal year ending June 30, 1967; and the division of welfare is hereby authorized to use such local revenue for the purposes of this joint resolution. The sums hereby appropriated are a charge upon the general funds of the state and are in addition to any other funds provided in the budget acts to be used in the two fiscal years for payments to nursing homes and to hospitals providing nursing home care. The governor is authorized to draw his warrants for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

* * *

The Clerk read the amendment in full.

Mr. Ferguson of Milford explained the amendment.

On a *viva voce* vote the amendment was adopted and the joint resolution ordered to a third reading.

SB 48, relating to hairdressers, Miss Gutterson of Keene for Public Health. Ought to pass.

Miss Gutterson of Keene offered the following amendment, and moved its adoption.

Amendment

Amend the bill by inserting after section 3 the following new section to read as follows:

4 Appropriation. There is hereby appropriated for the salary of inspector the sum of four thousand six hundred dollars for the fiscal year ending June 30, 1966 and the sum of four thousand nine hundred thirty three dollars for the fiscal year ending June 30, 1967, and the sum of one thousand dollars for each of the two years for travel expenses in addition to the funds already appropriated.

Further amend the bill by renumbering section 4 to read section 5.

* * *

The Clerk read the amendment in full.

Miss Gutterson explained the amendment.

On a viva voce vote the amendment was adopted and the Chair referred the bill to Appropriations under the Rules.

HB 679, to create a joint state-capital city planning board, Mr. Cox of Merrimack for Banks. As amended ought to pass.

Amendment

Amend paragraph (a) of section 2 of the bill by adding at the end the words, who shall be the director of the Planning of the city of Concord or a member of the planning board, so that the paragraph is amended to read:

(a) One nominated by the city planning board of the city of Concord who shall be the director of planning for the city of Concord or a member of the planning board.

* * *

On a viva voce vote the amendment was adopted and the Chair referred the bill to Appropriations under the Rules.

HB 690, relative to recording of action when school district takes land by eminent domain, Mr. Cox of Merrimack for Banks. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 696, to reduce residence requirements to vote for presidential election, Mr. Cox of Merrimack for Banks. Ought to pass.

Mr. Stafford of Laconia requested an explanation.

Mr. Bigelow of Warner explained the bill.

(discussion ensued)

On a viva voce vote the bill was ordered to a third reading.

HB 453, to permit interchange of government employees, Mrs. Clark of Lee for Executive Departments & Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 570, relative to the sale of sweepstakes tickets, Mr. Sherman of Lancaster for Executive Departments and Administration. As amended ought to pass.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

1 Authority Enlarged. Amend RSA 284:21-h (supp) as inserted by 1963, 52:1 and amended by 1963, 200:3 by striking out the same and inserting in place thereof the following: 284:21-h Authorization. I. The sweepstakes commission is hereby authorized to contract with any licensee to conduct, within the enclosure of any race track of a licensee where there is held a race or race meet licensed and conducted under this chapter, but not elsewhere, not over two sweepstakes races in each calendar year.

II. Tickets for such sweepstakes:

- (a) Shall be sold by the sweepstakes commission (1) in state liquor stores and the state liquor commission is hereby directed to cooperate with the sweepstakes commission in the sale of such tickets, and (2) within the enclosure of any track where a race or race meet is conducted by license issued under this chapter and the sweepstakes commission is authorized to request and accept the cooperation of the licensee in the sale of such tickets therein.
- (b) May be sold by the sweepstakes commission in the following locations:
- (1) Branch offices of the commission, to be established at the information area adjacent to the Hampton Toll Station and the Hooksett Toll Station, and the commission's office in Concord. Each branch office at the Hooksett and Hampton Toll Stations will be in a new building to be constructed by the department of public works and highways in accordance with their design and specifications. The sweepstakes commission is hereby authorized to contract with the department of public works and highways for the construction of these buildings, the cost of which will be a charge against sweepstakes revenue.
- (2) Tickets sold at any of the locations provided for by this sub-paragraph shall be sold only by sweepstakes commission employees.
 - (c) No tickets shall be sold at any locations to minors.

- (d) The sweepstakes commission is authorized to advertise the sale of tickets at each sales location. Any other advertising by the sweepstakes commission of ticket sales will require prior approval of Governor and Council.
 - 2 Takes Effect. This act shall take effect on passage.

On a viva voce vote the amendment was adopted.

Mr. Williamson of Goshen offered the following amendment and spoke in favor of the amendment.

Amendment

Amend the bill by inserting after subparagraph (d) of section l the following new paragraph:

(e) No sweepstakes tickets shall be sold on Sunday.

The Clerk read the amendment in full.

Mr. Hancock of Concord spoke against the amendment.

On a viva voce vote the amendment was not adopted.

On a viva voce vote the bill was ordered to a third reading.

HB 628, relating to long service state employees, Mr. Aucella of Bennington for Executive Departments and Administration. That the bill be referred to the Legislative Council.

On a viva voce vote the bill was referred to the Legislative Council.

HB 353, establishing the position of assistant to the insurance commissioner, Mr. Gardner of Littleton for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend RSA 400:8-a as inserted by section 1 of the bill and inserting in its place the following:

400:8-a Assistant to the Commissioner. The governor with the consent of the council shall appoint an assistant to the commissioner who shall hold office during good behavior subject to the removal provisions of RSA 4:1.

Amend section 6 of the bill by striking out the figures "\$9,000" and "\$10,500" and inserting in their place the figures \$10,500 and \$12,000, so that the section is amended to read:

6 Salary Scale. Amend RSA 94:1 (supp) as amended, by inserting before the salary range for attorney general the following provision:

	Minimum	Maximum
Assistant to the		
insurance commissioner	\$10,500	\$12,000

On a viva voce vote the amendment was adopted and the Chair referred the bill to Appropriations under the Rules.

SB 67, relative to retirement benefits for officers and employees of the League of New Hampshire Arts and Crafts and The New Hampshire State Employees Federal Credit Union and employees of the State Employees' Association of New Hampshire, Mr. Aucella of Bennington for Executive Departments & Administration. Ought to pass.

Mr. Plumer of Bristol requested an explanation of the bill.

Mr. Hancock of Concord explained the bill.

(discussion ensued)

Mr. Hancock of Concord moved that SB 67 be made a Special Order of Business for 11:01 Wednesday next and spoke in favor of the motion.

Mr. Taft of Greenville spoke in favor of the motion.

(discussion ensued)

On a viva voce vote the motion was adopted.

HB 426, relative to penalties for hunters shooting domestic animals, Mr. Drew of Farmington for Fish & Game. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 618, authorizing purchase and release of wild turkey as game birds, Mr. London of New London for Fish and Game. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the same and inserting in its place the following: An act authorizing purchase and release of wild turkeys as game birds and authorizing the fish and game director to regulate the fishing laws on Christine lake.

Amend section 3 of the bill by inserting after the words "sum of" in the first line the words, up to, and by inserting after the word, appropriated, in the second line the words, in the event that matching funds are obtained from the federal government, so that section is amended to read:

3 Appropriation. The sum of up to ten thousand dollars is hereby appropriated in the event that matching funds are obtained from the federal government, for the purposes authorized by section 1 of this act for the biennium ending June 30, 1967. The sum hereby appropriated shall be a charge upon the fish and game fund.

Further amend the bill by inserting after section 3 the following new section:

4 Repeal. RSA 211:15-c relative to Christine lake are hereby repealed.

Further amend by striking out section 4 and inserting in place thereof the following:

5 Takes Effect. This act shall take effect July 1, 1965 except for section 4 which shall take effect upon its passage.

On a viva voce vote the amendment was adopted.

At the request of Mr. Prior of Ashland, Mr. London of New London explained the amendment.

On motion of Mr. Bushey of Northumberland HB 618 was recommitted to the Fish and Game committee.

HB 703, relative to revocation of hunting licenses for conviction by court of another state, Mr. Guilbeault of Allenstown for Fish and Game. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 569, to limit alcoholic beverage law and malicious mischief from provisions of chapter on neglected and delinquent children, Mrs. Frizzell of Charlestown, Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 659, relative to New England State Police Compact, Mr. Capistran of Manchester for Judiciary. Ought to pass with amendment.

Amendment

Amend paragraph (a) of Article III of RSA 106-C:1 as inserted in section 1 of the bill by adding at the end of the paragraph the words, provided however, that in New Hampshire the member shall be the Commissioner of Safety, so the paragraph as amended shall read as follows:

(a) There is hereby established the "New England State Police Administrators' Conference", hereinafter called the "Conference", to be composed of the administrative head of the state police department of each party state, provided however, that in New Hampshire the member shall be the commissioner of safety.

* * *

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

(Recess)

(After Recess)

HB 669, relating to conflict of interest in the sale of liquor by public officials, employees and others, Mrs. Ainley of Manchester for Judiciary. Inexpedient to legislate.

Mr. Craig of Manchester moved that HB 669 be referred to legislative council and spoke in favor of the motion.

Messrs. Taft of Greenville and Stafford of Laconia spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 694, relating to costs in cases against state officials, Mr. Wildey of Westmoreland for Judiciary. Inexpedient to legislate.

On a *viva voce* vote the resolution was adopted.

SB 72, relative to the transfer of attorneys between departments, Mr. Plourde of Pembroke for the majority of the committee. Inexpedient to legislate.

Minority: Mrs. Ainley of Manchester, Ought to pass.

Mrs. Ainley of Manchester moved that the report of the minority, Ought to pass, be substituted for the report of the majority, Inexpedient to legislate, and spoke in favor of the motion.

Mr. Totman of Alstead spoke against the motion.

(discussion ensued)

Mr. Maxwell of Henniker spoke in favor of the motion.

Mr. Angus of Claremont spoke against the motion.

Messrs. Coutermarsh of Lebanon and Pickett of Keene spoke in favor of the motion.

(discussion ensued)

Mr. Hancock of Concord moved that SB 72 be indefinitely postponed and spoke in favor of the motion.

Mr. Coutermarsh of Lebanon moved that SB 72 be laid on the table.

The Chair stated that the motion to lay on the table was non-debatable.

On a viva voce vote the motion was not adopted.

The question now being on the motion to indefinitely postpone.

On a viva voce vote the motion was adopted.

SB 89, to make the salary of city, town and school district employees subject to trustee process, Mrs. Brungot of Berlin for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 697, amending the charter of the New Hampshire Congregational-Christian Conference and changing the name of

said corporation, Mrs. Brungot of Berlin for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 459, relative to sale of hypodermics, Mr. Dubey of Berlin for Public Health. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 499, relative to the board of chiropractic examiners, Mr. Randall of Tilton for Public Health. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Examining Board. Amend RSA 316:2 by striking out the word "three" and inserting in place thereof the word, five, and by adding at the end the words, no more than three shall be members of any one State Association, so that the section is amended to read as follows: 316:2 Eligibility. There shall be a board of chiropractic examiners consisting of five skilled chiropractors who are not physicians, each of whom shall be a graduate of some resident school or college of chiropractic, and who shall have resided and practiced in this state for at least one year. No more than three shall be members of any one State Association.

* * *

On a *viva voce* vote the amendment was adopted and the bill referred to Appropriations under the Rules.

HB 446, relative to town road aid, Mrs. Davis of Conway for Public Works. Ought to pass.

The Chair referred the bill to Appropriations under the Rules.

HB 487, relative to state aid for class V highways in towns, Mr. Fortin of Berlin for Public Works. Ought to pass.

The Chair referred HB 487 to Appropriations under the Rules.

HB 529, naming the Tenny Mountain Highway, Mr. Moore of Bradford for Public Works. Ought to pass.

At the request of Mr. Pryor of Ashland Mr. Stafford of Laconia explained the bill.

On a viva voce vote the motion to a third reading was lost.

Mr. Smith of Plymouth requested a division vote.

The Chair stated the Parlimentary procedure.

89 members having voted in the affirmative and 146 members having voted in the negative the motion was lost.

Mr. Morse of Enfield requested a quorum count.

325 members having been counted, a quorum was declared present.

Mr. Pryor of Ashland moved that the House reconsider its action whereby it voted not to read HB 529 a third time.

Mr. Smith of Plymouth explained the bill.

(discussion ensued)

Mr. McGee of Lincoln further explained the bill and spoke in favor of reconsideration.

(discussion ensued)

Mr. Stafford of Laconia further explained the bill.

Mr. Willey of Campton and Mr. Craig of Manchester spoke in favor of reconsideration.

On a viva voce vote the motion to reconsider was adopted.

On a viva voce vote the bill was ordered to a third reading.

HB 495, relative to toll-free use of certain New Hampshire highways by members of the general court, Mr. Edwards of Antrim for Public Works. Be referred to the legislative council.

Mr. Plumer of Bristol requested the number of bills referred to legislative council.

The Chair stated there have been eleven measures referred to legislative council.

On a *viva voce* vote the motion to refer to legislative council was lost.

Mr. Stafford of Laconia moved that HB 495 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Mr. Sheridan of Berlin moved that HB 495 be recommitted to the Committee on Public Works.

Mr. Pickett of Keene spoke in favor of the motion.

On a viva voce vote the motion was lost.

Mr. Stafford of Laconia withdrew the motion to indefinitely postpone, and moved that HB 495 be referred to the 1967 session of the General Court.

Mr. McGee of Lincoln spoke in favor of the motion.

(discussion ensued)

Mrs. Moriarty of Merrimack spoke against the motion.

On a viva voce vote the motion was lost.

Mr. Cole of Swanzey moved that HB 495 be ordered to a third reading at 3:00 o'clock this afternoon.

Mrs. Moriarity of Merrimack spoke in favor of the motion.

Parliamentary Inquiry

Mr. Cole of Swanzey rose on a point of parliamentary inquiry.

Mrs. Brungot of Berlin rose on a point of parliamentary inquiry.

* * *

Mr. McMeekin of Haverhill and Mr. Stafford of Laconia spoke against the motion.

Mr. Angus of Claremont rose on a point of parliamentary inquiry.

The Chair stated the parliamentary situation.

Mr. Pickett rose on a point of parliamentary inquiry.

The Chair stated the bill was not open to amendment at the present time, explained the procedure of the bill and stated that the motion before the House is, shall the bill be ordered to a third reading at 3:00 o'clock this afternoon.

Mr. Nikitas of Nashua rose on a point of parliamentary inquiry and moved that HB 495 be made a special order of business Monday next at 11:01.

Mrs. DeLude of Unity spoke in favor of the motion.

Mr. McMeekin of Haverhill rose on a point of parliamentary inquiry, and asked what the status of the bill would be if it is made a special order for Monday next.

The Chair stated that the question would be, shall the bill be read a third time.

Mr. Cole of Swanzey rose on a point of parliamentary inquiry.

The Chair stated that withdrawal of the motion would be in order at that time, and that the bill would then be on second reading, and open to amendment.

The question being on the motion of Mr. Nikitas of Nashua.

Mr. Stafford of Laconia spoke in favor of the motion.

On a *viva voce* vote the motion was adopted.

HB 680, to require the use of a tow-bar in towing vehicles on any roadway, Mr. Low of Hanover for Transportation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 670, relative to the registration of buses, Mr. O'Rourke of Manchester for Transportation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 676, to establish a uniform motor vehicle certificate of title and anti-theft act, Mr. Raiche of Manchester for Transportation. Be referred to the legislative council.

On a *viva voce* vote the recommendation of the committee was adopted.

Mr. London of New London moved that HB 276, providing for an open season on fisher, be recalled from the committee on Engrossed Bills and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Reconsideration

Mr. London moved that the House reconsider its action on concurring with the Senate amendment on HB 276.

The motion was adopted.

Mr. London moved that the House non-concur in the Senate amendment on HB 276 and asked for a committee of conference.

The motion was adopted and the Chair appointed as conferees on the part of the House, Messrs. Bushey of Northumberland, Hunt of Stratford and Brown of Loudon.

Mr. Stevenson of Bethlehem moved that the order whereby HB 587 to provide for advisory boiler board and for the safe construction, installation, inspection, operation, maintenance, and repair of boilers was referred to Labor, be vacated and that the bill be referred to Insurance, and spoke in favor of the motion.

Mrs. Davis of Concord spoke in discussion of the bill. Mr. Pickett of Keene spoke against the motion.

Mr. Stevenson of Bethlehem spoke a second time in favor of the motion.

(discussion ensued)

Mr. Angus of Claremont spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and House Joint Resolutions:

HB 189, An Act to provide for cumulative supplements for RSA.

HB 288, An Act relating to arrest, detention and arraignment of criminal defendants.

HB 330, An Act relating to the licensing of child-caring agencies and the establishment of an advisory committee.

HB 399, An Act relating to investments of savings banks.

HB 560, An Act restricting operation of motor vehicles on clam flats.

SB 86, An Act changing part of the boundary line between the towns of Auburn and Hooksett.

HJR 3, Joint Resolution to provide compensation for persons damaged by limitations on signs on interstate highways.

HJR 30, Joint Resolution in favor of the State of Maine.

SB 2, An Act relative to unit ownership of real property.

HB 137, An Act to appropriate funds to provide for continuance of payments under the Teachers Retirement System.

HB 169, An Act to increase the public revenue from the tax on beer and other malt beverages.

HB 201, An Act to regulate width of load on passenger type motor vehicles.

HB 400, An Act relative to the salary of the sheriff and appointment of a salaried deputy sheriff of Sullivan county.

HB 410, An Act providing for recompilation of Volume 3 of the Revised Statutes Annotated.

HB 418, An Act relating to calculation of annual and sick leave of state employees.

HB 626, An Act relative to voting for school board members and officers in the Newfound Area School District.

Mrs. Moulton of New Durham

Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule No. 6, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 23, to provide additional retirement to retired members of the policemen's retirement system.

Amendment

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Effective Date. This act takes effect January 1, 1966.

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule No. 6, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 474, to prohibit the taking of lobsters or crabs in Rye Harbor or in the channel of the harbor.

Amendment

Amend paragraph I of RSA 211:19-a as inserted by section 1 of the bill by striking out the third line and inserting in place thereof the following:

crab trap buoys may be placed in the harbor or the approach

Amend paragraph III of RSA 211:19-a as inserted by section 1 of the bill by striking out line seven and inserting in place thereof the following:

The approach channel to Rye Harbor is designated as that area bounded as follows:

Amend RSA 211:19-a as inserted by section 1 of the bill by striking out paragraph IV and renumbering paragraph V to read IV.

Amend the bill by inserting the following new section 2:

2 Additional Penalty. Amend RSA 211 by inserting after section 18 the following new section: 211:18-a Penalty, Loss of License. In addition to any other penalty any lobster license holder convicted of assaulting an enforcement officer or wilfully damaging any boat or motor used by an enforcement officer shall lose his lobster license for one year.

Further amend the bill by renumbering section 2 to read 3.

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its amendments to the following Bill:

HB 57, relative to classification of the permanent positions of senior psychiatrists at the New Hampshire hospital and relative to the power of the Governor and Council to fix salaries of unclassified positions.

* * *

The Senate has voted to concur with the House of Representatives in its adoption of the amendments under Joint Rule 6, offered by the Committee on Engrossed Bills to the following entitled Bill:

HB 197, An Act relative to credit unions.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

HJR No. 7 in favor of Mount Washington Observatory.

HJR No. 24 providing for the commission on interstate cooperation.

HB 244, to increase the powers of Franklin Pierce College and Belknap College.

HB 619, relative to hawkers and peddlers at veterans' meetings or conventions.

Senate Bill Read & Referred

The Senate has passed a bill with the following title, in the passage of which it asks the concurrence of the House of Representatives:

SB 115, to improve the administration of the department of resources and economic development. To Resources, Recreation, Development.

Mr. Hancock of Concord moved that the order whereby SB 115 was referred to Resources, Recreation and Development be vacated and that the bill be referred to Executive Departments and Administration and spoke in favor of the motion.

Messrs Taft of Greenville, Stafford of Laconia, O'Neil of Chesterfield spoke against the motion.

(discussion ensued)

Mr. Craig of Manchester spoke in favor of the motion.

Messrs. Angus of Claremont and Claffin of Wolfeboro spoke against the motion.

On a viva voce vote the motion was not adopted.

* * *

On motion of Mr. Pickett of Keene the House adjourned from the morning session.

Afternoon Session

On motion of Mr. Pickett of Keene the rules of the House were suspended as to permit the third reading of bills by title only and resolutions by caption only and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Third Readings

The following House bills and House joint resolutions were read a third time, passed, and sent to the Senate for concurrence:

HJR 40, providing deficiency appropriation for board of accountancy.

HJR 34, in favor of estate of Agnes Helen Davis.

HB 185, raising the limit of guaranteed bonds of water resources board.

HJR 6, in favor of Florence E. Martelle.

HJR 25, to provide funds for nursing home care increases for people receiving public assistance.

HB 690, relative to recording of action when school district takes land by eminent domain.

HB 696, to reduce residence requirement to vote for presidential election.

HB 453, to permit interchange of government employees.

HB 570, relative to the sale of sweepstakes tickets.

HB 426, relative to penalties for hunters shooting domestic animals.

HB 703, relative to revocation of hunting licenses for conviction by court of another state.

HB 697, amending the charter of the New Hampshire Congregational Christian Conference and changing the name of said corporation.

HB 529, naming the Tenney Mountain Highway.

HB 670, relative to the registration of buses.

* * *

SB 89, to make the salary of city, town and school district employees subject to trustee process, was read a third time, passed, and sent to the Secretary of State to be engrossed.

* * *

On motion of Mrs. Thompson of Northfield the House adjourned at 4:42 p. m.

TUESDAY, June 15, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God, we remember before Thee this day those men who stood at Runnymede these seven hundred and fifty years ago. We give Thee thanks for the spirit to stand before oppression and the wisdom to understand human rights. May we who are engaged in government be faithful to those who led us into freedom knowing that no good thing is obtained without great price. In our immediate duties do Thou keep us mindful of the past and responsible to the future. May our differences be sanctified to the common good and our basic unity never obscured by pettiness of purpose or fearfulness before the power of wrong. This we ask in the Name of Him who was stedfast even unto Calvary, Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Keating of Keene led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced the following groups as guests of the House today:

A group of pupils from the Fourth grade of the Roosevelt School, Keene, with their teacher, Mrs. Minnie Smith and their principal, Mr. Walter Goodnow, courtesy of Miss Gutterson of Keene.

A group of pupils from the Fourth grade of the Rochester School, courtesy of the Rochester Delegation.

A group of pupils from the Fourth grade of the Gonic School, courtesy of Mrs. Rubins of Rochester.

Leaves of Absence

Mr. Matheson of Center Harbor and Mr. Nelson of Dover were granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills were introduced, read a first and second time, laid on the table for printing, and referred as follows:

HB 788, providing that the sheriff shall have custody of the jail in his county. (Cole of Swanzey — Rules) To Municipal and County Government.

HB 789, relating to the unfair sales act. (Christie of Mont Vernon) To Judiciary.

HB 790, legalizing the proceedings of the annual town meeting held in the town of Epping. (Pennington of Epping — Rules) To Municipal and County Government.

Mr. Pennington of Epping moved that the Rules of the House be so far suspended as to dispense with the printing of HB 790.

The Clerk read the bill in full.

An Act legalizing the proceedings of the annual town meeting held in the town of Epping.

1 Proceedings Legalized. The votes and proceedings taken at the annual town meeting on March 9, 1965, in the town of Epping, and at the adjourned sessions thereof held on March 16, April 6 and May 22, 1965, are hereby legalized, ratified and confirmed.

2 Takes Effect. This act shall take effect upon its passage.

On a viva voce vote the motion was adopted.

Mrs. Weeks of Greenland moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Committee Reports

HB 465, to provide for hospital rate increases for recipients of public assistance and medical assistance for the aged, Mr. Smith of Concord for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 4 and renumbering sections 5, 6 and 7 to read sections 4, 5 and 6.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 412, relative to fees for inspection of weights and measures, Mr. Bragdon of Amherst for Agriculture. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 424, relative to use of electric fences, Mr. Bragdon of Amherst for Agriculture. Ought to pass with amendment.

Amendment

Amend RSA 476-A:1 as inserted by section 1 of the bill by striking out the words "and carries such label thereon" in the seventh line and inserting in place thereof the words, and/or the state fire marshal's office. Regulations shall be promulgated by the State Fire marshal's office to afford necessary protection to the public and adequate electric current for the confinement of animals, so that the section is amended to read:

476-A:1 Electric Fences. No person or individual shall sell, utilize, install or have installed within this state, equipment, devices or methods whereby fence wires may be energized with electricity unless a standard type of controller is used which has the approval of the underwriter's laboratories and/or the state fire marshal's office. Regulations shall be promulgated by the state fire marshal's office to afford necessary protection to the public and adequate electric current for the confinement of animals. All existing fences shall conform to the requirements of this section not later than one year from the effective date of this act.

Amend section 2 by striking out the words "sixty days after its passage" and inserting in place thereof, January 1, 1966, so that the section is amended to read:

2 Takes Effect. This act shall take effect January 1, 1966.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

SB 100, relative to appointment of process agent by foreign corporation, Mr. Broderick of Manchester for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 677, to repeal charters of certain corporations, Mr. Bingham of Concord for Judiciary. Ought to pass with amendment.

Amendment

Amend section 1 of said bill by the following insertions:

- 1. Insert after "Atlas Fireworks Corporation, (Jaffrey, 1957)" the following: Atlas Real Estate, Inc. (Concord, 1964)
- 2. Insert after "Federal Investors, Inc., (Milford, 1960)" the following: Federated Corporation of New Hampshire (Nashua, 1957)
- 3. Insert after "White Mountain Electronics, Inc. (Union, 1958)" the following: White Mountain Outerwear Corporation (Franklin, 1954)

Further amend by striking out the following: Aluminum Associates Ltd., Inc. (Dover, 1963) G. Brandano & Sons Co., (Portsmouth, 1954) C. C. Cummings, Inc. (Colebrook, 1956) Gables Inn, Inc., The (North Conway, 1963) Garland Corporation (Pittsfield, 1963) H & H Airways, Inc., (Nashua, 1955) Hampshire Fixtures, Inc. (Hanover, 1962) Kennedy's Restaurant, Inc. (Hampton Beach, 1959) Latchis, D., Inc. (Keene, 1931) Metropolitan Realty Corporation (Keene, 1946) North American Enterprises, Inc. (Nashua, 1962) Northeast Optical Company, Inc. (Concord, 1948) Otter Ski Club, Inc. (North Conway, 1963) Pine Crest Nursing Home, Inc. (Nashua, 1963) Volcatron Corporation, The (Farmington, 1960).

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 658, relative to movement of house trailers or mobile homes, Mr. Gaffney of Claremont for Municipal & County Government. Ought to pass with amendment.

Amendment

Amend the bill by inserting after section 1 the following new section:

2 Amendment. Amend RSA 260 by inserting after section 260:12-b as inserted by 1961, 41:3 the following new sections:

260:12-c Removal of House Trailers. No house trailer or mobile home which is in this state on April first in any year, except those constituting a dealer's stock-in-trade, shall be removed from the place where it was located on April first unless the owner thereof shall produce and deliver to the person moving the same a receipted tax bill for the tax assessed as of said April first, or a statement signed by a majority of the board of selectmen or assessors of the place where the trailer was located on April first that the same may be moved without the payment of the taxes assessed thereon. The persons moving such trailer or mobile home shall hold the receipted tax bill or statement of the selectmen during the period of transit of said trailer or mobile home and upon arrival at its destination deliver the same to the owner of the trailer or mobile home.

260:12-d Penalty. Any person violating the provisions of 260:12-c shall be subject to a fine of not more than one hundred dollars.

Further amend the bill by renumbering section 2 to read section 3.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 452, relative to the Council of Resources and Development, Mr. Claflin of Wolfeboro for Resources, Recreation & Development. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the word "twelve" in the sixth line and inserting in its place the word, eleven, and by striking out the words, the administrative assistant of the office of the governor, in the sixteenth and seventeenth lines, so that the section is amended to read:

l Council of Resources and Development. Amend section l, chapter 301, laws of 1963, by striking out the entire section and inserting in place thereof the following: 301:1 Council Established. There shall be a council on resources and develop-

ment composed of eleven members as follows: commissioner of the department of agriculture; commissioner of the department of education; director of the fish and game commission; commissioner of the department of public works and highways; the technical secretary of the water pollution commission; chairman of the water resources board; commissioner of the department of resources and economic development; director of the division of economic development; director of the division of resources; director of the division of parks; the director of state planning.

Further amend the bill by striking out section 6 and renumbering section 7 to read section 6.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 274, relative to supervisory unions, Mr. O'Neil of Chesterfield for Education. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and inserting in its place the following:

2 Organization and Duties. Amend RSA 189:43, as amended by 1961, 196:4, by striking out the section and inserting in its place the following:

189:43 Organization and Duties. The school board of each supervisory union shall meet between April first and June first in each year, at a time and place fixed by the chairman of the several boards, and shall organize by choosing a chairman, a secretary, and a treasurer. The school board of each supervisory union, when necessary shall nominate a superintendent and, upon the nomination of the superintendent of schools, approve one or more assistant superintendents, teacher consultants, and business administrators. The school board of each supervisory union shall fix the salaries of all supervisory union personnel and shall apportion the expense of the salaries among the several districts, and shall certify the apportionment to their respective treasurers and to the state board of education.

Further amend the bill by inserting after section 2 the following new section:

3 Federal Assistance. Amend RSA 189 by inserting after section 43 as amended by 1961, 196:4 the following new section: 189:43-a Federal Assistance. Supervisory union boards are hereby authorized to cooperate with the federal government or any agency thereof to request, receive and expend federal funds for educational purposes.

Further amend the bill by renumbering sections 3, 4, 5, 6 and 7 to read 4, 5, 6, 7 and 8.

* * *

As requested by Mrs. Palmer of Plaistow, Mr. O'Neil of Chesterfield explained the amendment.

(discussion ensued)

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Mrs. Palmer of Plaistow, Miss Spollett of Hampstead, Mrs. Schwaner of Plaistow and Mr. Watson of Belmont wished to be recorded as voting "no" on HB 274.

HB 584, authorizing the department of education to participate in the federal program under the Vocational Education Act of 1963, Mrs. Demers of Lebanon for Education. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 692, designating February as "American History Month", Mrs. Berry of Barrington for Education. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 438, to increase the loan and guarantee limits of the Industrial Park Authority, Mr. Ferron of Exeter for Executive Departments & Administration. Ought to pass with amendment.

Amendment

Amend paragraph VI of RSA 162-A:14-a by striking out the same and inserting in its place the following:

VI. The obligation of the state under the provisions of this section shall at no time exceed the amount of thirty million dollars, of which amount not more than twenty-five million dollars shall be in connection with industrial projects and not more than five million dollars shall be in connection with projects for recreational facilities.

* * *

On a viva voce vote the amendment was adopted and the Chair referred the bill to the Committee on Appropriations under the Rules.

HB 651, establishing an unclassified position of director of liquor operations and defining the powers of the liquor commission, Mrs. Marx of Langdon for Executive Departments & Administration. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 707, relating to property holdings by the people called Friends or Quakers, Mr. Allan of Meredith for Executive Departments & Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Mr. London of New London moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 618, authorizing purchase and release of wild turkeys as game birds, Mr. London of New London for Fish & Game. Ought to pass.

The bill was referred to Appropriations under the Rules.

Engrossed Bills Committee Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills, House and Senate Joint Resolutions:

HB 197, An Act relative to credit unions.

HB 244, An Act to increase the powers of Franklin Pierce College and Belknap College.

- HB 619, An Act relative to hawkers and peddlers at veterans' meetings or conventions.
- HJR 7, Joint Resolution in favor of Mount Washington Observatory.
- HJR 24, Joint Resolution providing funds for the commission on interstate cooperation.
 - SJR 9, Joint Resolution in favor of Richard J. Houle.

Roxie A. Forbes For the Committee

HB 417, relating to fees for registration of motor vehicles, motor cycles, agricultural vehicles and inspection stations, Mr. Peever of Salem for Ways and Means. Ought to pass with amendment.

Amendment

Amend section 3 of the bill by striking out the words "not exceeding fifteen hundred pounds, five dollars, in the twenty-second and twenty-third lines, and inserting in place thereof the words, not exceeding five hundred pounds, two dollars; exceeding five hundred and not exceeding one thousand pounds, four dollars; exceeding one thousand and not exceeding fifteen hundred pounds, five dollars; so that the section is amended to read:

3 Trailer Fees. Amend paragraph IV of RSA 262:1 by striking out the paragraph and inserting in its place the following: IV. For each motor vehicle, farm truck or tractor, including trailers and semi-trailers equipped with pneumatic tires, except motor cycles and motor cycle sidecars, and except as provided in paragraphs III and V, the following rates based on the gross weight of the vehicle and load: All vehicles and load, except trailers, not exceeding thirty-five hundred pounds, fifteen dollars; exceeding thirty-five hundred and not exceeding forty-two hundred pounds, twenty dollars; exceeding forty-two hundred and not exceeding five thousand pounds, twenty-five dollars; exceeding five thousand and not exceeding six thousand pounds, thirty dollars; exceeding six thousand pounds and not exceeding eight thousand pounds, sixty cents per hundred pounds. For all trailers based on the gross weight of

the trailer and load: not exceeding five hundred pounds, two dollars; exceeding five hundred and not exceeding one thousand pounds, four dollars; exceeding one thousand not exceeding fifteen hundred pounds, five dollars; exceeding fifteen hundred and not exceeding three thousand pounds, ten dollars; exceeding three thousand and not exceeding forty-five hundred pounds, fifteen dollars; exceeding forty-five hundred and not exceeding six thousand pounds, twenty-five dollars; exceeding six thousand pounds and not exceeding eight thousand pounds, fifty cents per hundred pounds; exceeding eight thousand pounds, sixty cents per hundred pounds. For all vehicles including trailers equipped with hard rubber tires the sum of twenty cents per hundred pounds shall be added to the above rates. For all vehicles including trailers equipped with iron, steel or other hard tires the sum of forty cents per hundred pounds shall be added to the above rates; provided that the minimum fee as provided herein shall be fifteen dollars for all passenger vehicles and trucks. Equipment mounted on trucks of which the equipment is an integral part of the unit shall be registered at one-third of the above rates. Cement mixers, saw rigs and air-compressors towed by motor vehicles shall pay a fee of five dollars except when towed exclusively within the limits of a single city or town, in which case no fees for registration shall be collected. In the registration of any tractor to be used in combination with a semi-trailer, the gross weight shall include the weight of such tractor, the weight of the heaviest semi-trailer to be used therewith, and the weight of the maximum load to be carried thereby, and separate registration certificates and plates shall be provided for the tractor and the semi-trailer. For the registration of each additional or extra semi-trailer the fee shall be twenty-five dollars.

Amend the bill by striking out section 5 and inserting in its place the following:

- 5 Operators. Amend paragraph I of RSA 262:11 by striking out the paragraph and inserting in its place the following:
- I. For each operator's original license and examination ten dollars, and for each commercial operator's original license and examination, ten dollars. From every ten dollar fee collected for each original operator's and each original commercial operator's license issued, five dollars shall be credited to the driver training fund established by 262:1-a. For all subsequent

renewals of operator's and commercial operator's licenses, five dollars.

Amend section 7 of the bill by striking out the word "twenty-five" in the fifth and twenty-fourth lines and inserting in its place the word, fifteen, so that the section is amended to read as follows:

7 Inspection Station Fee. Amend RSA 260:14 by adding at the end of the section the following sentence, The annual fee to be paid by the inspection station upon authorization as set forth herein shall be fifteen dollars, and shall not be refundable, so that the section is amended to read as follows:

260:14 Inspection Authorized. The director may require the inspection of any motor vehicle, trailer, or semi-trailer to determine whether it is safe and fit to be operated. Such inspection shall be made at such times and in such manner as the director may specify; provided, however, that newly registered vehicles and vehicles the ownership of which has been transferred may be operated for a period of ten days before inspection. The director may authorize properly qualified persons to make inspections, without expense to the state, at stations designated by him, and may at any time revoke such authorization or designation. The annual fee to be paid by the inspection station upon authorization as set forth herein shall be fifteen dollars, and shall not be refundable.

* * *

On a viva voce vote the amendment was adopted.

Mr. Cole of Swanzey offered the following amendment to HB 417.

Amendment

Amend section 4 of the bill by striking out the same and inserting in place thereof the following:

4 Agricultural Trucks. Amend paragraph V of RSA 262:1 (supp) as amended by 1955, 144:1 and 1957, 235:1 by striking out the word "two" where it appears in line eleven and inserting in place thereof the word, five, so that the paragraph is amended to read as follows: V. For each road oiler or bituminous distributor the fee shall be seventy-five dollars. For

each tractor used for agricultural purposes only, each vehicle of the tractor type used for agricultural purposes only and used to draw another vehicle in such a way that a part of the load is carried on such towing vehicle, each tractor used for power purposes only that does not haul loads on the public highway except as hereinbefore provided for tractor type vehicles, two dollars. Each commercial vehicle or truck used for agricultural purposes only and used on the public highways within a radius of ten miles from the main entrance of the farm upon which said vehicle is operated, or used to transport animals and agricultural products to agricultural fairs and exhibits for exhibition purposes only, five dollars, provided that such vehicle under such limited registration shall not be used for the purpose of transporting products for sale or for hire. For each farm truck or combination of motor truck type tractor and semi-trailer of a total weight, determined as provided in paragraph IV of this section, used only for the transportation of agricultural products produced on, and meant to be used in connection with the operation of, a farm or farms owned, operated or occupied by the registrant, the fee shall be twentyfive dollars, for the first sixteen thousand pounds and at the same rates set forth in paragraph IV of this section for any additional weight above sixteen thousand pounds, and for each additional or extra semi-trailer used in connection with a motor truck type tractor registered for a farm purposes twentyfive dollars, provided that a farm truck or combination trucktractor and semi-trailer so registered shall not be used for the transportation of wood and lumber for sale other than from such farms on which the production of wood and lumber is incidental to other farm operations, nor shall such trucks be used for the retail delivery of milk. In the event that a farm truck registered under the twenty-five dollar fee as hereinbefore provided is thereafter registered for general use during the same registration year such fee shall be applied toward the fee for such general registration.

* * *

The Clerk read the amendment in full.

Mr. Cole explained the amendment.

(discussion ensued)

Mr. Stevens of Epsom, Mr. Coutermarsh of Lebanon and Mr. Belcourt of Nashua spoke in favor of the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 271, to authorize purchase by the director of the division of purchase and property without competive bidding on purchases of less than five hundred dollars. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Department of Administration and Control. Amend paragraph XV of RSA 8:19 as amended by 1955, 201:1 by striking out the words and figure "(1) when the purchase involves a total expediture of less than three hundred dollars," and inserting in place thereof the following. (1) when the best interests of the state would be served thereby and the purchase involves a total expenditure of not more than five hundred dollars or is a purchase in an approved class, so that said paragraph as amended shall read as follows: XV. Require competitive bidding before making any purchase for the state pursuant to the provisions of this chapter, except (1) when the best interests of the state would be served thereby and the purchase involves a total expenditure of not more than five hundred dollars or is a purchase in an approved class, (2) when, after reasonable investigation by the director of purchase and property, it appears that any required unit or item of supply, or brand of such unit or item, is procurable by the state from only one source, (3) when, after reasonable investigation by the director of purchase and property, it appears that any required service, unit or item of supply, or brand of such unit or item, has a fixed market price at all sources available to the state. (4) when, in the opinion of the governor, an emergency exists of a nature which requires the immediate procurement of supplies, he may authorize the director of purchase and property to make a purchase without competitive bidding;

and provided further, that where the rates filed with and approved by the insurance commissioner are uniform, the purchase of state insurance and public state official and employee bonds are specifically excluded from competitive bidding as to price. Provided, however, that nothing herein contained shall preclude the director of purchase and property from inviting plans of insurance coverage from any resident licensed insurance agent.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Department of Administration and Control. Amend RSA 8:24 as amended by 1955, 200:1 by striking out the words "nor purchase involving an expenditure of three hundred dollars or more shall be made" and inserting in place thereof the following, no purchase involving an expenditure of more than five hundred dollars as purchase in an approved class, so that said section as amended shall read as follows: 8:24 Non-Competitive Purchases. Except where competitive bidding has been employed, no purchase involving an expenditure of more than five hundred dollars or purchase in an approved class may be made by the director of purchase and property without the written approval of the comptroller. In requesting such approval the director of purchase and property shall first state in writing his reasons for not employing competitive bidding. If the comptroller refuses to approve any such non-competitive purchase, the director of purchase and property may appeal to the governor for such approval and the governor shall approve or disapprove such purchase in writing.

On motion of Mr. Hancock of Concord the House concurred in the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 267, relative to building and loan associations.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Loans. Amend RSA 393:15 (supp), as amended by 1955, 131:2 and 1963, 313:1 by striking out the words "twenty-five years" and inserting in their place the words, thirty years, so that the section as amended shall read as follows:

393:15 Loans. Any such corporation may loan money so collected, together with interest, premiums, fines and profits arising from the business, to its shareholders and members on first mortgages on real estate situated anywhere in New Hampshire or within a fifty mile radius of its main office in any state contiguous to New Hampshire, provided however that the geographical limitations shall not apply to Federal Housing Administration and Veterans Administration insured loans purchased from an individual, partnership, association or corporation duly registered as a dealer in securities in this state, or on buildings in the town of Hampton situated on land not belonging to the owner of the building. The loans shall not exceed the appraisal value of said property. Such corporation may accept other satisfactory collateral as additional security for the loan. A premium may be charged in excess of the established rate of interest. Said loans shall be share sinking fund or direct reduction loans. In share sinking fund loans serial shares of the corporation shall also be pledge sufficient in amount to repay the loan upon maturity. Direct reduction loans shall be repayable in monthly installments sufficient to amortize the same paying off interest or premium and principal in any period of time not exceeding thirty years. Any such corporation holding a first mortgage on such property may take a subsequent mortgage or mortgages on the same property provided that there are no intervening liens. Any shareholder may borrow on the shares of such corporation up to the full value thereof at the time of the loan.

* * *

On motion of Mr. Bigelow of Warner the House nonconcurred in the Senate amendment and requested a committee of conference be appointed.

The Chair appointed Messrs. Reddy of Hopkinton, Kimball of Newfields and Cox of Merrimack as conferees on the part of the House.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

HB 266, relative to the disposal of garbage and refuse.

HB 500, relating to hospital survey and construction.

HB 94, appropriating additional funds for the construction of a residence hall at the University of New Hampshire, and to be liquidated from income.

Further Senate Message

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bills:

HB 276, providing for an open season on fisher.

and the President has appointed as members of said Committee on the part of the Senate: Senator Hunter and Senator Riley.

* * *

HB 215, to amend the law establishing a cooperative school district in the Newfound area.

and the President has appointed as members of said Committee on the part of the Senate: Senator English and Senator Foley.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its admendments to the following bill:

SB 44, relating to professional engineering.

Further Senate Message

The Senate has passed bills with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

SB 110, establishing the Bristol District Court. To Judiciary.

SB 116, relative to adoption, administration and enforcement of housing codes by municipalities; and appellate procedures in relation thereto. To Judiciary.

SB 118, authorizing cities and towns to increase the maximum salaries of justices in certain cases. To Judiciary.

* * *

The Chair announced that today is the birthday of Margaret L. Ford, Secretary to the Clerk.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills be by title only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Afternoon Session

Third Readings

The following House Bills were read a third time, passed, and sent to the Senate for concurrence:

HB 274, relative to supervisory unions.

HB 412, relative to fees for inspection of weights and measures.

HB 417, relating to fees for registration of motor vehicles, motor cycles, agricultural vehicles and inspection stations.

Reconsideration

Mr. Craig, of Manchester, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 417, and spoke against the motion.

On a viva voce vote the motion was not adopted.

Third Readings (cont.)

HB 424, relative to use of electric fences.

HB 452, relative to the council of resources and development.

HB 465, to provide funds for hospital rate increases for recipients of public assistance and medical assistance for the aged.

HB 584, authorizing the department of education to participate in the federal program under the Vocational Education Act of 1963.

HB 658, relative to movement of house trailers or mobile homes.

HB 677, to repeal charters of certain corporations.

HB 692, designating February as "American History Month".

HB 707, relating to property holdings by the people called Friends or Quakers.

SB 100, relative to appointment of process agent by foreign corporation, was read a third time, passed, and sent to the Secretary of State to be engrossed.

On motion of Miss Whipple of Lebanon the House adjourned at 1:05 p.m.

WEDNESDAY, June 16, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Guest Chaplain Rev. Sheafe Walker, former Rector of Christ Church, Portsmouth.

Our Father, who art in heaven, Hallowed be thy Name. Thy kingdom come. They will be done, On earth as it is in heaven. Give us this day our daily bread. And forgive us our trespasses, As we forgive those who trespass against us. And lead us not into temptation, But deliver us from evil. Amen.

O God, the fountain of wisdom, whose statutes are good and gracious and whose law is truth; We beseech thee so to

guide and bless the Legislature of this State, that it may ordain for our governance only such things as please thee, to the glory of thy Name and the welfare of the people; through Jesus Christ, thy Son, our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Aucella of Bennington led the Convention in the Pledge of Allegiance to the Flag.

House

Leaves of Absence

Mrs. Gowing of Dublin was granted leave of absence for the day on account of important business.

Introduction of Bills

The following bills were introdced, read a first and second time, laid on the table for printing, and referred as follows:

HB 791, relative to mob action. (Craig of Manchester & Totman of Alstead) To Judiciary. (Rules)

HB 792, to establish a new apportionment for the assessment of public taxes. (Taft of Greenville) To Ways and Means.

HB 793, relative to a study for projecting state fiscal requirements biennially through 1975. (Eaton of Hillsborough — Rules) To Appropriation.

HB 794, to provide a franchise tax on coin operated machines. (Schwaner of Plaistow & Pickett of Keene) To Ways and Means.

Committee Reports

HJR 44, providing for a deficiency appropriation for the division of welfare of the department of health and welfare, Mrs. Hartigan of Rochester for Appropriations. Ought to pass.

On a viva voce vote the joint resolution was ordered to a third reading.

HB 615, relative to salary of the sheriff of Grafton county, Mrs. Demers of Lebanon for the Grafton County Delegation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 755, relative to the salary of the Grafton county attorney, Mrs. Demers of Lebanon for the Grafton County Delegation. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the words "sixty days after its passage," and inserting in place thereof the word and figures, January 1, 1966, so that the section is amended to read:

2 Effective Date. This act takes effect January 1, 1966.

* * •

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 318, to restore the second injury fund under workmen's compensation, Mr. Gallagher of Hudson for Labor. Ought to pass with amendment.

Amendment

Amend the bill by striking out the title and inserting in its place the following: An Act relative to payment into the second injury fund under workmen's compensation.

Amend the bill by striking out sections 1 and 2 and inserting in place thereof the following:

I Workmen's Compensation. In the event there is an insufficient balance in the second injury fund created by RSA 281:48 as amended by 1959, 187:11, 1961, 194:18 and 1963, 328:16 to pay any just and legal claim or claims, the state of New Hampshire shall pay into said fund such sums as may be necessary to pay such claims; provided, however, the state of New Hampshire shall not pay into said fund in excess of eighty-five thousand dollars. The governor is authorized to draw his warrant for the sum hereby appropriated out of any money in the treasury not otherwise appropriated.

2 Takes Effect. This act shall take effect as of July 1, 1965.

* * *

On a viva voce vote the amendment was adopted and the bill referred to Appropriations under the Rules.

HB 640, to clarify the unemployment compensation laws relating to disqualification for pregnancy, Mr. Belanger of Manchester for Labor. To be referred to the Advisory Council on Unemployment Compensation to be reported at the 1967 Session.

Mr. Bednar of Hudson moved that the words Ought to pass be substituted for the recommendation of the committee that HB 640 to referred to the Advisory Council on Unemployment Compensation to be reported at the 1967 Session, and spoke in favor of the motion.

Mr. Stevenson of Bethlehem spoke against the motion.

(discussion ensued)

* * *

The Honorable Secretary of State, Robert L. Stark, appeared and read the following message from His Excellency John W. King:

Veto Message

June 16, 1965

To the Honorable Members of the General Court:

Herewith returned to you, without my signature, is House Bill 330, an act relating to the licensing of child caring agencies and the establishment of an advisory committee.

I am vetoing this bill, which provides that the Commissioner of Health and Welfare, and not the Governor and Council, shall appoint a day care advisory committee to the Division of Welfare.

Our commission system of government in New Hampshire has traditionally operated on the principal of utilizing citizen commissions appointed by the Governor and Council.

It is a dangerous and improper procedure to allow a department head to select the members of a body which is supposed to advise him on the operations of his own department.

Not only is this a possible unconstitutional dilution of the powers of Governor and Council but it removes the opportunity for an objective and impartial review of this segment of the operations of the Department of Health and Welfare, and consequently violates the public interest. Therefore, I cannot, in good conscience, and in view of my oath of office, allow such a bill to acquire the status of law.

Earlier this year I informed the majority leadership that I would refuse to sign into law any bill that attempts to dilute and violate the constitutional position of the Office of Governor. I shall continue to maintain that position.

Finally it should be noted that if the assistance of such a committe is necessary for the state to qualify for federal funds, such a committee can be established by executive action.

Respectfully yours, John W. King

* * *

To the Honorable Members of the General Court:

Herewith returned to you, without my signature, is House Bill 399, relating to investments of savings banks.

I am vetoing this bill on the advice of the former Bank Commissioner, Harrison S. King. I agree with Commissioner King that this bill permits a potentially dangerous relaxation of prudent banking practices.

In particular, it steps beyond accepted boundaries especially far in two directions. First, It relieves directors and trustees of savings banks of their responsibility to revalue real estate loans. Directors and trustees are the managers of the bank, elected by the stockholders or incorporators, and they have the grave and direct responsibility of approving all loans and investments and supervising all affairs of the bank. Our present statute provides that any property mortgaged to a savings bank in New Hampshire be revalued every five years by not less than two members of the board of trustees or board of directors on the basis of an appraisal made by one of their members, an officer of the bank or a professional appraiser. This bill would allow directors or trustees to delegate to an officer or officers of the bank the power to certify such revaluations.

This could lead to a serious relinquishment of the duties of trustees or directors to control the activities of their bank.

In this connection it is worth noting that even our present statute governing revaluations is broader than in the four states which are the largest in savings bank operations; New York, New Jersey, Massachusetts and Connecticut.

Another potentially dangerous feature of this bill is the provision to allow New Hampshire Savings Banks to make conventional mortgage loans of 70 percent of the value of the property anywhere in the United States, as compared to 50 percent in the present statute.

In the 1920's banks in the Northeast were making so-called western loans. As a result of these western loans, many of the banks in our neighboring state of Vermont had to be rescued by the Federal government through the Reconstruction Finance Corporation. In New Hampshire, many banks had to charge off western loans. Some of these loans were on farm land, but many were on city property. The last of these loans were not charged off until the 1950's.

For example, the Merrimack River Savings Bank was closed as a result of bad western loans and its treasurer was tried and found guilty on 49 counts of misapplying the funds of the Bank and sentenced to State Prison. The depositors of this Bank received only 72 cents on the dollar, and the total loss was over three million dollars.

At a time when forecloseures are increasing throughout the Country, we should not encourage New Hampshire banks to be less conservative in making out-of-state loans. I concur with the Banking Department that the percentage on insured or guaranteed loans may be increased to 70 percent, but that the percentage on conventional loans should remain at the present 50 percent.

For these reasons, I cannot sign this bill.

Sincerely,

John W. King

The question now being, shall HB 330 pass, notwithstanding the Governor's veto.

Messrs. Bartlett of Manchester, Capistran of Manchester and Heald of Keene spoke in favor of the bill and against the veto. Mr. Craig of Manchester spoke in favor of the veto.

(discussion ensued)

Miss Faulkner of Keene and Mr. Taft of Greenville spoke in favor of the bill.

(discussion ensued)

Mr. Coutermarsh of Lebanon spoke in favor of the veto.

(discussion ensued)

Miss Faulkner of Keene spoke a second time in favor of the bill.

(discussion ensued)

Mrs. St. John of Barnstead spoke against the bill.

Mr. Bartlett of Manchester spoke a second time in favor of the bill.

Mr. Maloomian of Somersworth moved the previous question and it was sufficiently seconded.

Question being shall the main question be put.

On a viva voce vote the motion was adopted.

Question being shall HB 330 pass notwithstanding the Governor's veto.

Parliamentary Inquiry

In answer to a parliamentary inquiry made by the member from Greenville, Mr. Taft, the Chair stated that those in favor of over-riding the Governor's veto and passing the bill should vote "Yes". Those opposed to the passage of the bill should vote "No", and that a two-thirds majority of those present and voting was necessary to over-ride.

The roll was called as follows:

Yeas — 206

BELKNAP COUNTY: Watson, Matheson, Guild, Uhlenberg, Head. Hayner, O'Shan, Foster, Stafford, Allan of Meredith, Urie, Joslyn, Randall.

CARROLL COUNTY: Howard of Bartlett, Davis of Conway, Farrington, Williams of Eaton, Hayes of Madison, Davis of

Moultonborough, Diffenderfer, Kurth, Fox, Chamberlain of Wolfeboro, Claffin.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Watkinson, Clymer, Stearns, O'Neil of Keene, Pollock, Shea, Gutterson, Heald of Keene, Bradshaw, Faulkner, Pickett, Allen of Rindge, Yardley, Cole, Spitzli, Wildey.

Coos County: Brungot, Williams, Marsh, Emerson, Sherman, Shute of Lancaster, Fogg, Huggins, Wheeler, Noyes, Tayloy of Whitefield.

Grafton County: Pryor, Chamberlin of Bath, Stevenson, Cavis, Plumer, Willey, Ellms, Johnson of Franconia, Gage, Low, Manchester, Larty, McMeekin, Karsten, Adams of Lebanon, Lewis, Whipple, Gardner, Rich, Tilton, Park, Johnson of Monroe, Mack, Bell, Smith of Plymouth, Anderson of Warren, Berringer.

HILLSBOROUGH COUNTY: Bragdon, VanLoan, Wiggin, Whitney, Davis of Greenfield, Taft, Eaton, Brocklebank, Latour, Morrill, Ainley, Bartlett of Manchester, Feldman, Montplaisir, O'Rouke, Dion of Manchester, Welch of Manchester, Corey, Manning, Lemieux, Belanger, Bergeron, Mahoney, Capistran, Grady, Babb, Carter, Coburn of Milford, Ferguson, Christie, Burnham, Cobleigh, Colburn of New Boston, Karnis, Cleghorn, Peabody, Brown of Peterborough, Sawyer, Heald of Wilton.

MERRIMACK COUNTY: Hanson, Kopperl, Davis of Concord, Henry, Dame of Concord, Bingham, Smith of Concord, Peaslee, Sanders, Howard of Concord, Roby, Shute of Concord, Rufo, Stevens, Maxwell, Schatz, Milligan, London, Thompson of Northfield, Bork, Bigelow, Thompson of Wilmot.

ROCKINGHAM COUNTY: White, Griffin, Persson, Underwood, Cummings, Watts, Gay, Scott, Pennington, Collishaw, Eastman, Ferron, Junkins, Weeks, Spollett, Ring, Shindledecker, Barnes, Clark of Kingston, Hall, McDonough, Kimball of Newfields, Cheney, Leavitt, Kelsey, Palmer of Plaistow, Schwaner, Quirk, Osborn, White, Langford, Ciborowski, Greene, Gelt, Grant, Morrison, Barnes of Sandown, Barker of Stratham, Herbert, Hamel.

STRAFFORD COUNTY: Berry, Donnelly, Young, Flanagan, Crouch, Grinnell, Canney, Drew, Clark of Lee, Dawson, Moul-

ton, Rolfe, Bradford, Johnson of Rochester, Boucher, Corriveau.

SULLIVAN COUNTY: Adams of Charlestown, Frizzell, Campbell, Nahil, Mackintosh, Williamson, Mark, Hood, Merrifield.

Nays — 155

Belknap County: Chamberlain of Alton, St. John, De-Blois, Dearborn, Normandin.

CARROLL COUNTY: Remick.

CHESHIRE COUNTY: Cournoyer, Desmarais of Jaffrey, Keating, Pratt, Russell, Lerandeau, Forbes, MacFarlane, McGuiness, Gutoski.

Coos County: Dubey, Fortier, Sheridan, Lemire, Bouchard, Gagnon, Seymour, Thurston, O'Hara, Oleson, Bushey, Manning of Northumberland, Hunt.

GRAFTON COUNTY: Morse, Putnam, Coutermarsh, Demers, McGee, Brummer.

HILLSBOROUGH COUNTY: Edwards, Barnard, Bartlett of Goffstown, Ducharme, Levasseur of Goffstown, Bednar, Gallagher, Broderick, Conover, Nyberg, Bruton, Hayes of Manchester, Cullity, McDermott, Walsh, Clancy, Fitzpatrick, Healy, Keane, Raiche, Desgrosseilliers, Lafrance, LeClerc, Martel, Bernier, Blanchard, Champagne, Craig, Delisle, Olivier, Hurley, Kendrigan, Levasseur of Manchester, Nalette, Allard, Gauthier, Lesmerises, Rousseau, Gamache, Ouellette, Cox, Moriarty, Nikitas, Dionne of Nashua, Ward 2, Belcourt, Laplante, Sullivan, Makris, Maynard, Dionne of Nashua, Ward 6, Marcoux, Boisvert, Levesque, Mason, Bissonnette, Latour of Nashua, Leonard, Sabluski, Desmarais of Nashua, Poliquin.

MERRIMACK COUNTY: Guilbeault, Phelps, Fairbanks, Moore, Bouley, Jelley, Welch of Concord, Kelley, Gilman, Dempsey, Laroche, Cook, Lafond, Brown of Loudon, Brasley, Plourde, Murphy.

ROCKINGHAM COUNTY: Lake, Kimball of Derry, Stratton, Palmer of Kensington, Sewall, Twardus, Keefe, McEachern, Sadler, Coussoule, Ingraham, Rossley, Smith of Portsmouth, MacMahon, Regan.

Strafford County: Blanchette, Hilliard, Nelson, Guilmette, Hickey, Colbath, McCann, McKenna, Winkley, Du-

mont, Rubins, Beaudoin, St. Pierre, Marcotte, Maloomian, Habel, Chasse, Coffin, Vincent, Boire, Lynbourg.

Sullivan County: Gaffney, Prudhomme, Barrows, D'-Amante, Hamilton, Bailey, Downing:

206 members having voted in the affirmative and 155 members voting in the negative, the Governor's veto was sustained.

* * *

The question now being, shall HB 399 pass notwithstanding the Governor's veto.

Mr. Bigelow of Warner spoke against the veto and in favor of the bill.

Mr. Craig of Manchester spoke in favor of the veto and against the bill.

Mr. Stevens of Epsom spoke against the veto and in favor of the bill.

(discussion ensued)

The question now being shall HB 399 pass notwithstanding the Governor's veto, a two-thirds vote of the members present and voting being required to override the Governor's veto.

YEAS-174

Belknap County: Watson, Matheson, Guild, Uhlenberg, DeBlois, Head, Hayner, Foster, Stafford, Allan of Meredith, Urie, Joslyn, Randall.

CARROLL COUNTY: Howard of Bartlett, Davis of Conway, Farrington, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Diffenderfer, Kurth, Fox, Claffin.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Wat-kinson, Clymer, Stearns, Pollock, Shea, Gutterson, Heald of Keene, Bradshaw, Faukner, Cole, Spitzli, Wildey.

Coos County: Brungot, Marsh, Emerson, Sherman, Shute of Lancaster, Fogg, Huggins, Wheeler, Noyes, Taylor of White-field.

GRAFTON COUNTY: Pryor, Chamberlin of Bath, Stevenson, Cavis, Plumer, Willey, Ellms, Johnson of Franconia, Gage,

Manchester, Larty, McMeekin, Karsten, Adams of Lebanon, Lewis, Whipple, Gardner, Rich, Tilton, Park, Mack, Bell, Smith of Plymouth, Berringer.

HILLSBOROUGH COUNTY: Bragdon, VanLoan, Wiggin, Whitney, Davis of Greenfield, Taft, Eaton, Brocklebank, Morrill, Ainley, Bartlett of Manchester, Feldman, Montplaisir, Babb, Cox, Coburn of Milford, Ferguson, Christie, Burnham, Cobleigh, Colburn of New Boston, Karnis, Cleghorn, Sawyer, Heald of Wilton.

MERIMMACK COUNTY: Hanson, Kopperl, Davis of Concord, Henry, Dame of Concord, Bingham, Smith of Concord, Peaslee, Sanders, Roby, Shute of Concord, Rufo, Stevens, Kelley, Maxwell, Schatz, Milligan, Thompson of Northfield, Bork, Bigelow, Thompson of Wilmot.

ROCKINGHAM COUNTY: White, Griffin, Persson, Underwood, Cummings, Watts, Gay, Scott, Stratton, Pennington, Collishaw, Eastman, Ferron, Junkins, Weeks, Ring, Shindledecker, Barnes, Clark of Kingston, Hall, McDonough, Kimball of Newfields, Cheney, Leavitt, Kelsey, Palmer of Plaistow, Schwaner, Quirk, Osborn, Langford, Greene, Gelt, Grant, Morrison, Barnes of Sandown, Barker of Stratham, Herbert.

STRAFFORD COUNTY: Berry, Crouch, Grinnell, Canney, Drew, Clark of Lee, Dawson, Moulton, Rolfe, Winkley, Johnson of Rochester, Boucher, Corriveau.

Sullivan County: Adams of Charlestown, Frizzell, Campbell, Mackintosh, Williamson, Marx, Hood, Delude.

NAYS-189

Belknap County: Chamberlain of Alton, St. John, Dearborn, Normandin, O'Shan.

CARROLL COUNTY: Remick, Chamberlain of Wolfeboro.

CHESHIRE COUNTY: Cournoyer, Desmarais of Jaffrey, Keating, O'Neil of Keene, Pratt, Pickett, Russell, Lerandeau, Forbes, Allen of Rindge, Yardley, MacFarlane, McGuiness, Gutoski.

Coos County: Dubey, Fortier, Roy, Sheridan, Lemire, Williams, Bouchard, Gagnon, Seymour, Thurston, O'Hara, Oleson, Bushey, Manning of Northumberland, Hunt.

GRAFTON COUNTY: Willey, Morse, Low, Scott-Craig, Putnam, Coutermarsh, Demers, McGee, Brummer, Johnson of Monroe, Anderson of Warren.

HILLSBOROUGH COUNTY: Edwards, Barnard, Bartlett of Goffstown, Ducharme, Levasseur of Goffstown, Bednar, Gallagher, Latour, Broderick, Conover, Nyberg, O'Rourke, Bruton, Dion of Manchester, Hayes of Manchester, Cullity, McDermott, Welch of Manchester, Corey, Manning, Walsh, Casey, Clancy, Fitzpatrick, Healy, Keane, Raiche, Desgrosseilliers, LaFrance, LeClerc, Martel, Bernier, Blanchard, Champagne, Craig, DeLisle, Lemieux, Olivier, Belanger, Bergeron, Mahoney, Hurley, Kendrigan, Capistran, Levasseur of Manchester, Nalette, Allard, Gauthier, Lesmerises, Rousseau, Gamache, Grady, Ouellette, Moriarty, Carter, Nikitas, Dione of Nashua, ward 2, Belcourt, LaPlante, Makris, Maynard, Dionne of Nashua, ward 5, Marcoux, Boisvert, Levesque, Mason, Bissonnette, Latour of Nashua, Leonard, Sabluski, Desmarais of Nashua, Poliquin, Peabody, Brown of Peterborough.

MERRIMACK COUNTY: Guilbeault, Phelps, Fairbanks, Moore, Bouley, York, Hancock, Jelley, Welch of Concord, Gilman, Dempsey, Laroche, Cook, Lafond, Brown of Loudon, London, Brasley, Plourde, Murphy.

ROCKINGHAM COUNTY: Lake, Kimball of Derry, Spollett, Palmer of Kensington, Sewall, Twardus, Keefe, McEachern, Sadler, White, Coussoule, Ingraham, Rossley, Smith of Portsmouth, McMahon, Regan, Hamel.

STRAFFORD COUNTY: Blanchette, Hilliard, Nelson, Donnelly, Guilmette, Young, Hickey, Colbath, McCann, McKenna, Flanagan, Dumont, Rubins, Beaudoin, St. Pierre, Bradford, Marcotte, Maloomian, Habel, Chasse, Coffin, Vincent, Boire, Lynbourg.

Sullivan County: Gaffney, Prudhomme, Nahill, Barrows, D'Amante, Hamilton, Bailey, Downing.

174 members having voted in the affirmative and 189 voting in the negative, the Governor's veto was sustained.

The Chair declared a one hour recess.

(After Recess)

Committee Report on HB 640 (continued)

HB 640, to clarify the unemployment compensation laws relating to disqualification for pregnancy.

The question being on the motion to substitute the words, Ought to pass, for the report of the committee, To be referred to the Advisory Council on Unemployment Compensation to be reported at the 1967 Session.

Mr. Craig of Manchester, Mrs. Schwaner of Plaistow spoke in favor of the motion.

Mr. Bednar of Hudson spoke a second time in favor of the motion.

Mr. Stevenson of Bethlehem spoke a second time against the motion.

On a *viva voce* vote the motion was adopted and the bill ordered to a third reading.

HB 663, relating to compensation for death of persons without dependents under workmen's compensation, Mr. Kelsey of Nottingham for Labor. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 681, relative to the salary of, and amount of fees to be collected by, the register of deeds for Grafton County, Mrs. Demers of Lebanon for the Grafton County Delegation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 45, relative to time of filing for city and town elections, Mr. Hanson of Bow for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the word "fourteen" in the fourth and twenty-first lines and inserting in its place the word, thirty-five, so that the section is amended to read:

1 Non-Partisan Ballot. Amend RSA 59:73 by striking out in line ten the words "on or before six" and inserting in place

thereof the following, no earlier than thirty-five days before and no later than five, so that said section as amended shall read as follows: 59:73 Adoption of Non-Partisan Ballot System. Towns may adopt a non-partisan ballot system, as hereinafter provided, for the election of town officers under an article in the warrant for any annual or special meeting at which action is to be taken, and may rescind such action in like manner. If such ballot system is adopted by a town, the system shall not be in effect in said town until the town meeting next following the meeting at which such action is taken. In towns where this ballot system is in force, a plurality vote shall elect. The town clerk shall prepare the ballots and all candidates for office shall file their declarations of candidacy or petitions of nomination with the town clerk no earlier than thirty-five days before and no later than five o-clock in the evening of the second Monday next preceding the day of the election.

Amend section 2 of the bill by striking out the word "fourteen" in the third and tenth lines and inserting in its place the word, thirty-five, so that the section is amended to read:

2 Australian Ballot. Amend RSA 59:74 by inserting in line three after the word "him" the following, no earlier than thirty-five days and no later than; further amend said section by striking out in line five the word "six" and inserting in place thereof the word, five, so that said section as amended shall read as follows: 59:74 Special Provisions. Where the Australian ballot system is in force at local elections a plurality shall elect, the city or town clerk shall prepare the ballot and nominations shall be filed with him no earlier than thirty-five days and no later than seven days before the election. The number of days herein given shall include Sunday and shall end on the day before election at five o'clock in the afternoon.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 563, relative to revision of highways to towns, Mr. Cook of Hooksett for Public Works. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 586, relative to an access from land of Gladys and Marion MacGregor to route 102 in the town of Derry, Miss, Spollett of Hampstead for Public Works. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 631, relative to water resources, flood control, recreation, conservation, navigation and the construction of an inland navigable waterway from Alton Bay on Lake Winnipesaukee to Great Bay, Mr. Corriveau of Rochester for Public Works. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

l Interim Committee Established. There shall be established an interim committee to study the development of water resources, flood control, recreation, conservation, navigation and the feasibility of constructing an inland navigable waterway from Alton Bay on Lake Winnipesaukee to Great Bay consisting of twenty-one members appointed as hereinafter provided. Three members shall be appointed by the president of the senate, five members shall be appointed by the speaker of the house of representatives, and thirteen members shall be appointed by the governor, one a person designated by the fish and game commission, one a person designated by the water resources board, one a person designated by the department of resources and economic development, one a person designated by the soil conservation service (federal), one a person designated by the department of public works and highways, one a person designated by the water pollution commission and eight members from interested members of the public at large. The committee shall organize by electing one of its members as chairman. It shall be the duty of said committee to study, investigate and utilize such means as may be available to it to expedite the construction of aforementioned inland navigable waterway and related matters herein specified and said committee shall file a report of its activities not later than December 1, 1966, which report shall include recommendations for legislation designed to implement the construction of said waterway. The committee is hereby authorized to accept and apply to the purposes hereof gifts and grants from any person or association,

public or private, made for the purpose of aiding such study and investigation.

* * *

On a viva voce vote the amendment was adopted.

Mr. deBlois of Laconia moved that HB 631 be indefinitely postponed and spoke in favor of the motion.

Messrs. Stafford of Laconia, McGee of Lincoln, Hancock, Kelsey of Nottingham, Edwards of Antrim, Coutermarsh of Lebanon, Willey of Campton and Fortier of Berlin spoke against the motion.

(discussion ensued)

Mr. Urie of New Hampton spoke in favor of the motion.

(discussion ensued)

Mr. Bergeron of Manchester moved the previous question and it was sufficiently seconded.

The question being shall the main question now be put.

On a viva voce vote the motion was adopted.

The question being on the motion to indefinitely post-pone HB 631.

On a viva voce vote the motion was lost.

On a viva voce vote the bill was ordered to a third reading.

HB 660, relative to a study for an east-west highway, Mr. Edwards of Antrim for Public Works. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "eastern seacoast region" in the fifth line and inserting in its place the words, population centers of the eastern part of the state, so that the section is amended to read:

l Interim Committee Established. There shall be established an interim committee which shall study and investigate ways and means of implementing the construction of a major four lane east-west highway connecting the population centers

of the eastern part of the state with the population centers of the western part of the state as hereinafter provided. Two members shall be appointed by the president of the senate, three members shall be appointed by the speaker of the house of representatives, and four members shall be appointed by the governor. The committee shall organize by electing one of its members as chairman. Said committee shall file a report of its activities not later than December 1, 1966, which report shall include, but shall not be limited to, layout, financing, projected costs, and recommendations for legislation designed to implement the construction of such highway facilities. The committee is hereby authorized to accept and apply to the purposes hereof gifts and grants from any person or association, public or private, made for the purpose of aiding such study and investigation.

Further amend the bill by striking out section 2 and renumbering section 3 to read section 2.

* * *

At the request of Mr. O'Neil of Chesterfield, Mr. Stafford explained the bill.

(discussion ensued)

Mr. Pickett of Keene, Mr. Taft of Greenville, and Mr. Keefe of Portsmouth spoke in favor of the bill.

The question being on the amendment as offered by the committee.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Concurrent Resolution relative to a comprehensive system for water resources utilization in the State of New Hampshire, Mr. Corriveau of Rochester for Public Works.

On a *viva voce* vote the concurrent resolution was adopted and ordered to a third reading.

HB 632, to provide for a tax on income, Mr. Cullity of Manchester for Ways and Means, Inexpedient to legislate.

HB 632, Minority report, Mr. Guild of Gilford, Ought to pass with amendment.

Amendment

Amend paragraph IV of RSA 77-A:5, (page 8 of the printed bill) as inserted by section 1 of the bill, by inserting after the word "paid" the words, or accrued; and by inserting after the word "source" where it appears the first time the words, or on income of such source to the extent the income taxable hereunder is derived therefrom, so that the paragraph is amended to read as follows:

IV. If the taxpayer is a person who is a resident or doing business in this state, other than an individual or a fiduciary allowed a deduction by paragraphs I, II, and III of this section, the amount of the income tax paid or accrued to a foreign state or country or political subdivision of either on income derived from such foreign source or on income of such course to the extent the income taxable hereunder is derived therefrom and taxed under this chapter, but the amount of such credit may not exceed the tax imposed by this chapter on income derived from such foreign source.

Amend the bill by striking out (Page 9 of the printed bill) paragraph V of RSA 77-A:5, as inserted by section 1 of the bill.

Amend RSA 77-A:19, (page 21 of the printed bill) as inserted by section 1 of the bill, by striking after the word "individual" where it appears the first time the words, employed in or resident of this state, so that the section is amended to read as follows:

77-A:19 Withholding the Tax. Every person, the United States, the state, and any political subdivision of the state making payment of wages, salaries, or other compensation for work, labor, and services performed by any individual employed in or resident of this state shall deduct and withhold not over two per cent of the sum paid or to be paid to the individual as provided by rules of the commission, and, shall pay the sums collected to the commission as provided in this chapter. An employee may authorize an employer to withhold a sum over two per cent of the wages due him.

Amend section 2 of the bill (pages 35-36 of the printed bill) by adding at the end a new paragraph as follows:

VII. RSA 72:7, relating to taxation of machinery, is repealed.

Amend paragraph III of RSA 90-A:1, (page 37 of the printed bill) as inserted by section 3 of the bill, by inserting after the word "employees" the words, or salesmen, so that the paragraph is amended to read as follows:

III. "Compensation" means wages, salaries, commissions, and any other form of remuneration paid to employees or salesmen for personal services.

Amend RSA 90-A:3, (page 39 of the printed bill) as inserted by section 3 of the bill, by striking out the words "a net" where they appear and inserting in their place the word, an; further amend by striking out the word "net" in the fifth line of the printed section, so that the section is amended to read as follows:

90-A:3 Taxable in Another State. For purposes of allocation and apportionment of income under this chapter, a taxpayer is taxable in another state if (1) in that state he is subject to an income tax, a franchise tax measured by income, a franchise tax for the privilege of doing business, or a corporate stock tax, or (2) that state has jurisdiction to subject the taxpayer to an income tax regardless of whether, in fact, the state does or does not.

Amend RSA 90-A:7, (page 42 of the printed bill) as inserted by section 3 of the bill, by inserting after the word "dividends" in the second line the words, other than interest and dividends received by the taxpayer from a source at least thirty per cent of which is owned or controlled by the taxpayers; further amend by adding at the end of the section the words, in the same proportion as the taxpayer's business income is allocable to this state, so that the section is amended to read as follows:

90-A:7 — Interest and Dividends. Interest and dividends, other than interest and dividends received by the tax payer from a source at least thirty per cent of which is owned or controlled by the taxpayer, are allocable to this state if the taxpayer's commercial domicile is in this state, in the same proportion as the taxpayer's business is allocable to this state.

Amend paragraph III of section 90-A:6, (page 42 of the printed bill) as inserted by section 1 of the bill, by adding at the end of the paragraph the words, in the same proportion as

the taxpayer's business income is allocable to this state, so that the paragraph is amended to read as follows:

III. Capital gains and leases from sales of intangible personal property are allocable to this state if the taxpayer's commercial domicile is in this state, in the same proportion as the taxpayer's business income is allocable to this state.

Amend section 90-A:11, (page 44 of the printed bill) as inserted by section 3 of the bill, by inserting after the word "cost" the words, adjusted for depreciation, obsolescence, and depletion pursuant to rules and regulations adopted by the state tax commission, so that the section is amended to read as follows:

90-A:11 — Valuation of Property. Property owned by the taxpayer is valued at its original cost adjusted for depreciation, obsolescence, and depletion pursuant to rules and regulations adopted by the state tax commission. Property rented by the taxpayer is valued at eight times the net annual rental rates. Net annual rental rate is the annual rental rate paid by the taxpayer less any annual rental rate received by the taxpayer from sub-rentals.

Amend RSA 90-A:16, (page 47 of the printed bill) as inserted by section 3 of the bill by striking out the section and inserting in its place the following:

90-A:16 Sales of Tangible Personal Property. Sales of tangible personal property are in this state if the property is delivered or shipped to a purchaser within this state regardless of the f.o.b. point or other conditions of the sale.

Amend the first paragraph of RSA 90-A:18 (page 48 of the printed bill) as inserted by section 3 of the bill, by striking out the words "or the tax commission may require" so that the paragraph as amended reads as follows: If the allocation and apportionment provisions of this chapter do not fairly represent the extent of the taxpayer's business activity in this state, the taxpayer may petition for, in respect to all or any part of the taxpayers's business activity, if reasonable:

* * *

The reports were accepted.

Mr. Guild moved that the report of the minority be substituted for the report of the minority, and spoke in favor of the motion.

(discussion ensued)

Mr. Pickett of Keene moved that HB 632 be indefinitely postponed and spoke in favor of the motion.

Messrs Cobleigh of Nashua, Eaton of Hillsboro, O' Neil of Chesterfield, Coutermarsh of Lebanon, Kelsey of Nottingham, Craig of Manchester, and Diffenderfer of Ossipee spoke in favor of the motion.

Mr. Bartlett of Manchester spoke against the motion.

Mr. Taft of Greenville moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the motion to indefinitely postpone HB 632.

Mr. Craig of Manchester demanded the Yeas and Nays and subsequently withdrew his demand.

Mr. Edwards of Antrim demanded the Yeas and Nays and subsequently withdrew his demand.

On a viva voce vote the motion was adopted.

Special Order

Mr. Hancock of Concord called for the Special Order on SB 67.

The question being shall the bill be read a third time.

Mr. Cole of Swanzey and Mr. Hancock of Concord spoke in favor of the passage of the bill.

On a viva voce vote the bill was ordered to a third reading.

SB 100, relative to appointment of process agent by foreign corporation, Mrs. Moulton for Engrossed Bills, ought to pass with amendment under Joint Rule 6.

Amendment

Amend RSA 300:16 as inserted by section 1 of the bill by striking out the third line and inserting in place thereof the following:

served under section 15, which shall show the

* * *

On a viva voce vote the amendment was adopted.

Report of Committee on Engrossed Bills

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

HB 23, An Act to provide additional retirement to retired members of the policemen's retirement system.

HB 474, An Act to prohibit the taking of lobsters or crabs in Rye Harbor or in the channel of the harbor.

SB 89, An Act to make the salary of city, town and school district employees subject to trustee process.

HB 271, An Act to authorize purchases by the director of the division of purchase and property without competitive bidding on purchases of less than five hundred dollars.

Mrs. Moulton of New Durham

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 104, to prohibit spillage of loose material and fluids on highways.

Amendment

Amend RSA 249:51 as inserted by section 1 of the bill by inserting at the end the following new paragraph:

IV. The provisions of paragraphs I, II, and III of this section shall not apply to a local farmer transporting his own farm products or materials incidental to his farming operations where such transporting requires incidental use of a public highway provided that such farmer shall not thereby be relieved of his duty to exercise reasonable care in carrying on such operations.

* * *

On motion of Mr. Smith of Plymouth the House concurred in the Senate amendment.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

HB 202, authorizing McIntosh College, Inc., to grant degrees.

HB 270, amending the checklist requirements for towns over 4,500.

HB 440, relative to the firemen's retirement system.

HB 470, relative to the Frisbie Memorial Hospital and to the Gafney Home for the aged.

HB 457, relative to the salary of the sheriff of Cheshire County.

HB 521, relative to the investment of capital reserve funds of cities.

HB 555, relative to payment of fees by foreign corporations.

HB 576, to establish the city of Exeter.

HB 661, relative to the New Hampshire Congregational-Christian Conference.

HB 478, legalizing the proceedings at the town meetings March 10, 1964, and March 9, 1965, in the town of Stratham.

HB 296, relative to trustee's compensation.

HJR 41, providing deficiency appropriation for board of professional engineers.

Further Senate Message

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

HB 267, relative to building and loan associations.

and the President has appointed as members of said Committee on the part of the Senate: Senator Buchanan and, Senator Bergeron.

* * *

The Chair introduced Mr. Hurley's nephew, Gus Gilmartin, a young democrat from the Goldwater State of Arizona as guest of the House today.

Personal Privilege

Mr. Craig of Manchester rose on a point of personal privilege.

* * *

On motion of Mr. Pickett of Keene the House adjourned from the morning session.

Afternoon Session

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit third reading of bills by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Third Readings

The following House bills were read a third time, passed, and sent to the Senate for concurrence:

HB 615, relative to salary of the sheriff of Grafton county.

HB 631, relative to water resources, flood control, recreation, conservation, navigation and the construction of an inland navigable waterway from Alton Bay on Lake Winnipesaukee to Great Bay.

Reconsideration

Mr. McGee of Lincoln, having voted with the majority, moved that the House reconsider its action whereby they passed HB 631 and spoke against the motion.

On a viva voce vote the motion was lost.

HB 640, to clarify the unemployment compensation laws relating to disqualification for pregnancy.

Reconsideration

Mr. Bednar of Hudson, having voted with the majority moved that the House reconsider its action whereby they passed HB 640 and spoke against the motion.

On a viva voce vote the motion was lost.

HB 660, relative to a study for an east-west highway.

HB 681, relative to the salary of, and amount of fees to be collected by the register of deeds for Grafton county.

HB 755, relative to the salary of the Grafton county attorney.

HJR 44, providing for a deficiency appropriation for the division of welfare of the department of health and welfare.

SB 45, relative to time of filing for city and town elections, was read a third time, passed, and sent to the Senate for concurrence.

SB 67, relative to retirement benefits for officers and employees of the League of New Hampshire Arts and Crafts and The New Hampshire State Employees Federal Credit Union and employees of the State Employees' Association of New Hampshire, was read a third time, passed, and sent to the Secretary of State to be engrossed.

On moton of Mrs. White of Portsmouth the House adjourned at $5{:}28~\mathrm{p.\,m.}$

THURSDAY, June 17, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer was offered by Guest Chaplain Rev. James W. Faulkingham from the Advent Christian Church of Concord.

Eternal God, our Heavenly Father, we come humbly into Thy presence. Before we undertake the burdens, responsibilities, and duties which are ours for this day, we pause to seek Thy face and Thy favor.

The wisdom of our minds, the strength of our hands, and the purposes of our hearts are not sufficient that we should seek thereby to meet all the demands placed upon us. So we look unto Thee and pray that we may receive the blessing of Thine infinite grace in the granting unto Thy servants sound judgment, firm resolve, and compassionate understanding to know and to do the right.

Grant, we pray, that our honorable Governor King, each senator, each member of the House shall use the high office to which they have been summoned to advance the cause of human dignity and to encourage the ideal of civic righteousness.

This petition we make not in our own virtue but in the merit of Thy Son of our Saviour, even Jesus Christ. Amen.

Pledge of Allegiance to the Flag

Miss Whipple of Lebanon led the Convention in the Pledge of Allegiance to the Flag.

Introduction of Guests

The Chair introduced as guests of the House today, Alan Rowe of Air Force Academy, Colorado, courtesy of Mr. Andersen of Concord, and Mr. Gerard Lemire of Berlin, brother of Representative George "Pete" Lemire.

Leaves of Absence

Mr. Bouley of Nashua was granted leave of absence for the day on account of illness.

Committee Reports

HB 704, establishing the water pollution commission as an independent agency, Mr. Claffin of Wolfeboro for Resources, Recreation & Development. Ought to pass with amendment.

Amendment

Amend section 8 of the bill by adding after paragraph IX the following new paragraph:

X. To provide such services and technical assistance in the area of sanitary engineering as may be required by the director of division of public health services, department of health and welfare to implement and carry out the statutory obligations imposed upon the director of public health services and the rules and regulations promulgated by said director.

* * *

On a viva voce vote the amendment was adopted and the bill referred to Appropriations under the Rules.

HB 477, to establish the position of coordinator of federal funds in the department of administration and control, Mrs. Rossley of Portsmouth for Executive Departments & Administration. Ought to pass with amendment.

Amendment

- 1 Amend House Bill No. 477 by striking out the title and inserting in its place the following: An Act to establish the position of coordinator of federal funds in the executive department.
- 2 Amend the bill by striking out all after the enacting clause and inserting in its place thereof the following:
- 1 Coordinator of Federal Funds. Amend RSA, Chapter 4, by inserting after section 13 the following new sections: 4:13-à Coordinator of Federal Funds. There is established within the office of the governor the position of coordinator of federal funds. The governor subject to the approval of the council shall appoint a coordinator of federal funds who shall be qualified by education and experience and who shall hold office during good behavior. 4:13-b Removal. The governor and council may remove the coordinator of federal funds only as provided in RSA 4:1.
- 4:13-c Salary. The annual salary of the coordinator of federal funds shall be that prescribed in RSA 94:1 as hereinafter amended.
- 4:13-d Duties. Subject to the direction of the governor, the coordinator of federal funds shall:

- I. Inform and advise the heads of all state departments, divisions, agencies and commissions concerning federal programs from which the state may be eligible to receive federal funds and concerning the requirements which must be met in order to participate therein.
- II. Review all requests and agreements originating in any state department, division, agency and commission relating to participation in any federal program from which federal funds may be received.
- III. Receive accounts from all state departments, divisions, agencies and commissions setting forth the amounts of funds received each quarter from the federal government and the disposition and use of all such funds.
- IV. Assist, upon request of the head of any department, division, agency and commission, in the preparation of requests and applications for federal funds.
- V. Make reports as requested by the governor concerning the receipt and use of federal funds and the availability of such funds for programs of all types.
- VI. Receive and review all federal audits of accounts of federal funds administered by state agencies.
- VII. Perform such other duties as the governor may require of him.
- 4:13-c Assistance to Local Governments. Whenever the governing body of any county, city or town so desires and notifies the coordinator of federal funds in writing to that effect, the coordinator may, subject to the direction of the governor, consult with, inform and advise the appropriate officers of such local governmental unit concerning the availability of federal funds.
- 2 Salary. Amend RSA 94:1 as amended by adding immediately after "comptroller \$11,478.22 \$13,064.22," the following: Coordinator of federal funds \$12,500.00 \$15,000.00.
 - 3 Takes Effect. This act shall take effect as of July 1, 1965.

* * *

On a *viva voce* vote the amendment was adopted and the bill referred to Appropriations under the Rules.

HB 717, relative to nonresident student hunting and fishing licenses, Mr. Mack of Orford for Fish and Game. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

SB 90, raising the maximum amount of group life insurance allowed to be written for two or more employers in the same industry or two or more labor unions, Mrs. Putnam of Lebanon for Insurance. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

I Maximum Amount Increased. Amend subparagraph (d) of paragraph (4) of RSA 408:15 by inserting at the end thereof the following, or one hundred fifty per cent of annual compensation, whichever is greater, but in no case more than sixty thousand dollars, so that the subparagraph is amended to read: (d) The amounts of insurance under the policy must be based upon some plan precluding individual selection either by the insured persons or by the policyholder, employers, or unions. No policy may be issued which provides insurance on any person which together with any other insurance under any group life insurance policy or policies issued to the employers or any of them, or to the trustees of a fund established in whole or in part by the employers or any of them, exceeds twenty thousand dollars, or one hundred fifty percent of annual compensation, whichever is greater, but in no case more than sixty thousand dollars.

Further amend the bill by inserting after section 1 a new section to read as follows:

2 Solicitation. Amend paragraph 4 of RSA 408:15 by inserting after subparagraph (d) a new subparagraph to read as follows: (e) Solicitation of coverage in this state under a group life insurance policy issued in another jurisdiction may not be made unless the type of group to be covered conforms substantially to one of the types of groups provided for in chapters 408 and 408-A.

Further amend the bill by renumbering section 2 to read section 3.

* * *

On a viva voce vote the amendment was adopted and the bill ordered to a third reading.

HB 668, relating to the powers of the executive committees of the respective county conventions, Mr. Barker of Stratham for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 257, to regulate the filing of plans for land subdivisions, Mrs. Milligan of Newbury for Municipal & County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

l Registers of Deeds. Amend RSA 478 by inserting after section 21 (supp) as inserted by 1963, 201:1 the following new section: 478:22 Recording of Plans. At the option of each county delegation, all plans submitted for recording in its registry of deeds shall be on suitable reproducible tracing material, other than paper, with a thickness of not less than .002 of one inch, with all marking on the material to be with India or other permanent ink. The size of all plans is limited to any of the following dimensions:

- a. 81/2" x 11"
- b. $11^{"} \times 17"$
- c. 17" x 22"
- d. 22" x 34"

or such specifications and sizes of prints as may be required by the register of deeds in order to insure suitable, permanent records.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 675, regulating voting hours, Mr. Langford of Raymond for Municipal & County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 636, to allow towns and cities to spend town road aid money on bridge construction and repair, Mr. Edwards of Antrim for Public Works. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 729, relative to private water supplies, Mr. McGee of Lincoln for Public Works. Ought to pass.

Referred to Appropriations under the Rules.

HB 674, to create a permanent traffic safety commission, Mr. McGee of Lincoln for Transportation. Ought to pass.

Referred to Appropriations under the Rules.

HB 718, permitting doctors to have emergency lights on motor vehicles, Mr. Low of Hanover for Transportation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HJR 46, to establish an interim study on uniform vehicle laws, Mr. Hamel of Seabrook for Transportation. Ought to pass.

On a *viva voce* vote the joint resolution was ordered to a third reading.

HB 379, to regulate carriage of household goods by common carrier, Mr. Smith of Plymouth for Transportation. Majority: Inexpedient to legislate. Minority: Mr. Howard of Concord, Ought to pass with amendment.

Amendment

Amend the bill by striking out section and inserting in its place the following:

l Carriage of Household Goods for Hire. Amend RSA 375-A:l by inserting after the word "mean" in the third line the words, a person who advertises and who holds himself out primarily as, so that the section is amended to read:

375-A:1 Definitions. As used in this chapter the following terms shall have the following meanings:

"Household goods carrier" shall mean a person who advertises and who holds himself out primarily as a carrier who transports for hire by motor vehicle, either common or con-

tract, personal effects and property used or to be used in a dwelling when a part of the equipment or supply of such dwelling; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals, or other establishments when a part of the stock, equipment, or supply of such stores, offices, museums, institutions, hospitals, or other establishments; and articles, including objects of art, displays and exhibits, which because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods, and as may be defined by the commission, for hire between points in this state. The term shall not include one who transports his own goods for the purpose of sale, delivery or in the furtherance of a trade or business other than transportation.

"Commission" shall mean public utilities commission.

The reports were accepted.

Mr. Howard of Concord moved that the report of the minority be substituted for the report of the committee and spoke in favor of the motion.

Mr. Clymer of Harrisville moved that HB 379 be indefinitely postponed and spoke in favor of the motion.

Messrs. Smith of Plymouth and Raiche of Manchester spoke in favor of the motion.

(discussion ensued)

Mr. D'Amante of Claremont spoke against the motion.

(discussion ensued)

Messrs. McGee of Lincoln and Coutermarsh of Lebanon spoke in favor of the motion.

Mr. Maloomian of Somersworth spoke against the motion.

(discussion ensued)

Mr. Howard of Concord spoke a second time against the motion.

Mr. Fortier of Berlin moved the previous question and it was sufficiently seconded.

The question being shall the main question now be put.

On a viva voce vote the motion was adopted.

The question being on the motion to indefinitely postpone.

On a viva voce vote the motion was adopted.

Report of Engrossed Committee

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

HB 500, An Act relating to hospital survey and construction.

SB 44, An Act relating to professional engineering.

Mrs. Forbes of Marlow

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

HB 321, relative to future water supplies for the city of Manchester.

HB 579, increasing penalties for violations of rules and regulations at state forests and reservations.

HB 606, providing for the acquisition of a certain dam and water rights on the Suncook River by the water resources board.

HB 552, relative to benefits and taxing provisions under the unemployment compensation law.

HB 299, to remove employees working under federal minimum wage law from provisions of minimum hourly rate and remove children working for parents from provisions of the minimum wage law.

HB 426, relative to penalties for hunters shooting domestic animals.

HB 389, to provide for the use of distinctive flags or distress signals by handicapped or paraplegic operators of motor vehicles.

HB 625, relating to operators' and chauffeurs' licenses, the age of school bus operators, and conduct after a motor vehicle accident.

* * *

The Senate has voted to concur with the Houseof Representatives in the passage of the following concurrent resolution:

Concurrent Resolution relating to limited accommodations for trailers at White Lake State Park.

* * *

The Senate refuses to concur with the House of Representatives in the passage of the following entitled bill, sent up from the House of Representatives:

HB 572, relative to the vehicle equipment safety compact.

* * *

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 460, providing for the classification of certain surface waters of the Suncook River watershed.

Amendment

Amend the bill by striking out paragraph II of Section 1 and inserting in place thereof the following:

II. Suncook River and all of its tributaries, except those in Paragraph I, in the towns of Allenstown, Chichester, Deerfield, Epsom, Gilmanton, Loudon, Pembroke, and Pittsfield, from White's Dam just above the village of Pittsfield to the confluence with the Merrimack River, Class B-1.

* * *

On motion of Mr. Claffin of Wolfeboro the House concurred in the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 157, relating to the establishment of community mental health programs and state aid thereof.

Amendment

Amend RSA 126-B:6 as inserted by section 1 of the bill by adding at the end of the section the following, or the coordinator of community mental health services with the approval of the director, so that said section as amended shall read as follows:

126-B:6 Application for Assistance. Any city, county, town, or non-profit corporation, administering a mental health services program may apply for the assistance provided by this chapter by submitting annually to the director of mental health its plans and budget for the next fiscal year. No program shall be eligible for a grant hereunder unless its plans and budget have been approved by the director of mental health or the coordinator of community mental health services with the approval of the director.

Amend RSA 126-B:7 as inserted by section 1 of the bill by striking out in lines four and five the words "during the first three months of the fiscal year" and inserting in place thereof the following, quarterly, so that said section as amended shall read as follows:

126-B:7 Allocation of Funds. At the beginning of each fiscal year the commissioner of health and welfare shall allocate funds to the mental health programs for disbursement quarterly in accordance with such approved plans and budgets and upon receipt of signed contract or agreement with the community organization to provide the services listed in section 2. The director of mental health reserves the right to audit both the program and the financial aspects of the projects.

Amend RSA 126-B:9 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

126-B:9 Uniform Fees. The coordinator of community mental health services, with the approval of the director of mental health, shall establish a uniform schedule of fees, tak-

ing into account ability to pay, and all community mental health programs to which a grant is made pursuant to this chapter shall change all recipients of their services the fees so established, provided that no one shall be excluded from receiving said services because of race, color, religion or inability to pay.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Appropriations. For the purpose of providing funds for state grants-in-aid under the provisions of RSA 126-B there are hereby appropriated for the fiscal year ending June 30, 1966 the sum of one hundred fifty thousand dollars and a like sum for the fiscal year ending June 30, 1967. These sums are in addition to the sums appropriated in the budget bills for each of these two years. The sums hereby appropriated shall not be expended for any purpose other than for purposes authorized by RSA 126-B. The sums hereby appropriated shall be a charge upon the general funds.

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Takes Effect. This act shall take effect July 1, 1965, excepting RSA 126-B:9 which shall take effect January 1, 1966.

* * *

On motion of Mr. Hancock of Concord reading of the amendment was dispensed with.

On motion of Mr. Hancock the House non-concurred in the Senate amendment and a committee of conference was appointed. The Chair appointed Mr. Hancock of Concord and Mesdames Hartigan of Rochester and Faulkner of Keene as conferees on the part of the House.

Senate Bills Read and Referred

The Senate has passed bills with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

SB 85, relative to the Town of Hampton Municipal Development Authority. To Municipal & County Government.

SB 83, relative to the New Hampshire State Port Authority and the operation of air transportation facilities. To Claims & Aeronautics.

SB 113, relating to fees deposited with the superior court. To Judiciary.

SB 102, increasing the number of fire commissioners for the city of Manchester. To Manchester Delegation.

SB 103, increasing the number of highway commissioners for the city of Manchester. To Manchester Delegation.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 71, appropriating funds for the state nursing scholar-ship program.

Amendment

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Appropriation. The sum of thirty-five thousand dollars is hereby appropriated for the biennium ending June 30, 1967 for the purpose of providing funds to carry out the provisions of RSA 326:30, 31 and 32. The sum hereby appropriated shall be available as of July 1, 1965, and the governor is authorized to draw his warrant for the said sum out of any money in the treasury not otherwise appropriated.

* * *

On motion of Mr. O'Neil of Chesterfield the House noncurred in the Senate amendment and a committee of conference was appointed. The Chair appointed Mrs. Weeks of Greenland, Messrs. O'Neil of Chesterfield and Bruton of Manchester as conferees on the part of the House.

Announcement

The Chair at this time would attempt to clarify for the membership a situation on which there seems to be some misunderstanding.

At the beginning of the session of 1963, the House installed the recording system now in use during our sessions. The purpose of this was to have available, for a limited time after each session, a completely accurate record of the proceedings; so that in the instance of a question or difference of opinion, the matter could be settled beyond any doubt. It was not — and never has been — the intention of this body to use this system for consistent recordings of the sessions. Such a procedure would be extremely time-consuming and expensive. It has been found, in exceptional circumstances, that the printing of certain remarks in the daily Journal seemed of sufficient importance to justify the time and expense involved in such a transcription. These actions have been taken, however, on a motion proposed by a member and adopted by a majority of the House.

It would seem to the Chair that, in view of the circumstances described, this procedure should continue to be followed, and he would hope that the members would exercise their customary discretion and restraint in the use of this facility.

Resolutions

Mr. Keefe of Portsmouth offered the following resolutions:

Whereas, The Portsmouth High School Baseball Team has won the State championship, therefore be it

Resolved, That we, the Members of the House of Representatives, extend our heartiest congratulations to the Portsmouth High School Baseball Team and to Manager Ronald Woods, and be it further

Resolved, That a copy of these resolutions be transmitted to Manager Ronald Woods and the Team.

On a viva voce vote the resolutions were adopted.

Resolutions

Mr. Murphy of Pittsfield and Mrs. St. John of Barnstead offered the following resolution:

Whereas, The Pittsfield High School Baseball Team has won the Championship in Class M. Schools in the State for 1965, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, extend our heartiest congratulations to the Pittsfield High School Baseball Team, and to the coach, Ronald Snell, and be it further

Resolved, That the Clerk of the House transmit a copy of these resolutions to the principal, Mr. Winthrop Alden.

On a viva voce vote these resolutions were adopted.

Resolutions

Mr. LaTour of Hudson offered the following resolutions:

Whereas, Mr. Charles J. Bednar, father of Representative John M. Bednar of Hudson, has passed away, therefore be it

Resolved, That we, the Members of the House of Representatives of the New Hampshire General Court, hereby express our sympathy to our fellow member in his bereavement, and be it further

Resolved, That a copy of these Resolutions be sent to Representative Bednar.

On a viva voce vote these resolutions were adopted.

Resolutions

Mr. Belcourt of Nashua offered the following resolutions for the Nashua Delegation:

Whereas, We have learned with regret of the passing of Rt. Rev. Msgr. Pierre C. Gamache, and

Whereas, Msgr. Gamache was pastor of the St. Francis Xavier Church of Nashua for thirty-two years; was a priest of the Roman Catholic Church for fifty-five years, and was chaplain of the Catholic War Veterans, as well as chaplain of the New Hampshire American Legion, therefore be it

Resolved, That we pay homage to the memory of Msgr. Gamache and express our sincere sympathy to his family in its bereavement, and be it further

Resolved, That a copy of these resolutions be transmitted to Father St. Pierre of Wolfeboro.

* * *

On a viva voce vote these resolutions were adopted.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asked the concurrence of the House of Representatives:

HB 340, relative to larceny or unauthorized use of a motor vehicle.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Revocation of License or a Certificate, Amend RSA 262 by inserting after section 39 the following new section 262:39-a Revocation for Operation without Consent or Larceny. Upon a final conviction of a violation of RSA 263:82 or upon a final conviction of larceny of a motor vehicle, the court shall report to the director who shall immediately revoke the license of the person so convicted, or the right of a non-resident so convicted to operate within the state of New Hampshire, and said court in the case of holders of New Hampshire licenses shall return such license with his findings marked thereon, together with the court return, to the director, and the director shall revoke the license of any person who shall be convicted of a similar offense by a court of any other state. No new license or certificate shall be issued by the director to any person: (a) convicted of a violation of section 82 until after one year; or (b) convicted of larceny of a motor vehicle until no earlier than two years and no later than five years, as the court shall direct; both from the date of final conviction.

On motion of Mr. Totman of Alstead the House non-concurred in the Senate amendment and a committee of conference

was appointed as follows: Messrs. Spitzli of Walpole, Wildey of Westmoreland and Broderick of Manchester.

* * *

The Chair announced that today was the 43rd wedding anniversary of Mr. and Mrs. Fox of Wakefield.

Mrs. Winkley of Rochester rose on a point of information.

(Recess)

(After Recess)

Mr. Craig of Manchester moved that the rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal, and spoke in favor of the motion.

(discussion ensued)

On a viva voce vote the motion was adopted.

HB 791, relative to mob action, Mr. Pryor of Ashland for Judiciary. Ought to pass with amendment.

Amendment

Amend the bill by adding after the title the words:

"Whereas there has been riotous assemblies within the state, and there is need for legislation to bring about public safety by effective policing of crowds and need to provide for unlawful or riotous assembly by a group, or the inciting of unlawful or riotous assembly;

* * *

The Clerk read the amendment in full.

Mr. Capistran of Manchester explained the bill and amendment.

(discussion ensued)

Mr. Totman of Alstead explained the bill.

Mr. Healy of Manchester spoke against the bill.

(discussion ensued)

Messrs. Stafford of Laconia, Craig of Manchester, O'Neil of Chesterfield, Nikitas of Nashua, Stevenson of Bethlehem, de-Blois of Laconia, Herbert of Windham, Angus of Claremont, Feldman of Manchester and Plumer of Bristol spoke in favor of the bill.

Mr. Ingraham of Portsmouth moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the committee amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Mr. Hancock of Concord moved that the House recede from its position of non-concurrence on HB 157, relating to the establishment of community mental health programs and state aid therefor, and concur in the Senate amendment.

Mrs. Hartigan of Rochester spoke in favor of the motion.

At the request of Mrs. DeLude of Unity, Mr. Hancock answered a question.

On a viva voce vote the motion was adopted.

* * *

On motion of Mr. Pickett of Keene the House adjourned from the morning session.

Afternoon Session

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to allow third reading of bills by title only and resolutions by caption only, and that when the House adjourns today it be to meet Monday morning at 11:00 'clock.

Third Readings

HB 791, relative to mob action, was read a third time, passed, and sent to the Senate for concurrence.

Reconsideration

Mr. Craig of Manchester, having voted with the majority, moved that the House reconsider its action whereby it passed HB 791 and spoke against the motion.

On a viva voce vote the motion was not adopted.

Third Readings (cont.)

The following bills and resolutions were read a third time, passed, and sent to the Senate for concurrence:

HB 257, to regulate the filing of plans for land subdivisions.

HJR 46, to establish an interim study on uniform vehicle laws.

SB 90, raising the maximum amount of group life insurance allowed to be written for two or more employers in the same industry or two or more labor unions, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

Recess

After Recess

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives.

HB 791, An act relative to mob action.

Report of the Engrossed Bills Committee

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bill:

HB 791, An Act relative to mob action.

Mrs. Moulton of New Durham

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Mr. Craig of Manchester moved that the remarks of Mr. Totman of Alstead and Mr. Capistran of Manchester on HB 791 be printed in the Journal and spoke in favor of the motion.

Messrs O'Neil of Chesterfield and Pickett of Keene spoke in favor of the motion.

On a *viva voce* vote the motion was adopted.

Personal Privilege

Mr. Guild of Gilford rose on a point of personal privilege. (discussion ensued)

On motion of Mr. Pickett of Keene the House adjourned at 5:26 P.M.

MONDAY, June 21, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

O God, who spoke to Thy prophet Elijah not in the wind, nor earthquake nor fire, but in a still small voice, in the midst of the pressures and noise of these days of legislation, grant us the power to be still. Let us begin this day that Thou has made and given to our use in quietness and in confidence. Take from us the stress that we create. Help us to do our duty with orderliness and strength. Stop us from creating confusion by self-will or forgetfulness of our great calling. This we ask in Thy Name, O God, our Maker and Redeemer. Amen.

Pledge of Allegiance to the Flag

Mr. Heald of Wilton led the Convention in the Pledge of Allegiance to the Flag.

Introduction of Guests

The Chair introduced as guests of the House today, a group of pupils from the Candia School, courtesy of Mr. Persson.

The Chair also introduced Miss Breeze Griswold of San Juan, Puerto Rico as guest of Mr. Brown of Peterborough.

Leaves of Absence

Mrs. Winkley of Rochester, Mr. Bartlett of Goffstown and Mr. Herbert of Windham were granted leave of absence for today and tomorrow on account of important business.

Mrs. Putnam of Lebanon was granted leave of absence for the day on account of illness.

Mrs. Barker of Nashua was granted leave of absence for the week on account of illness.

Messrs. Spanos of Newport and Ring of Hampton were granted leave of absence for the day on account of important business.

Mr. Leonard of Nashua was granted leave of absence for two weeks on account of Military Service.

Committee Reports

HB 156, relative to state participation in water pollution control costs, Mr. Ferguson of Milford for Appropriations. Ought to pass with amendment.

Amendment

Amend Paragraph (2) of 149-B:1 as amended by section 1 of the bill by striking out the word "twenty" in the ninth line and inserting in its place the word, ten, so that the paragraph is amended to read: (2) so long as a municipality does not qualify for a federal grant under the provisions of Public Law 658, 87th Congress; or if at the time it is able to qualify there are no federal funds available for grants under the provisions of Public Laws 658, 87th Congress and on recommendation of the water pollution commission the governor and council shall find that it is in the public interest that immediate action be taken, a further additional ten per cent. The word Construction shall include engineering services, in addition to the construction of new treatment plants, pumping stations and intercepting sewers; the altering, improving or adding to existing treatment plants, pumping stations and intercepting sewers; provided the construction has been directed by the water pollution commission, the state department of health, or constitutes a voluntary undertaking designed to control or reduce pollution in the surface waters of the state as defined in RSA 149:1, and the plan therefor is approved in compliance with the provisions of RSA 149:1, and the plan therefor is approved in compliance with the provisions of RSA 148:25. The term "original costs" as used herein shall mean the entire cost of the construction as defined in Public Law 660, 84th Congress (subsequent amendments thereof, or any other relative federal legislation), excluding land acquisition. In computing said costs no deduction shall be made for federal grants therefor.

Amend the bill by striking out section 2.

Amend section 3 of the bill by striking out the same and inserting in its place the following:

2 Appropriation. There is hereby appropriated for the water pollution commission: for the purpose of carrying out the provisions of section 1 of this act one hundred eighty one thousand fifty dollars for the fiscal year ending June 30, 1966 and one hundred ninety-seven thousand eight hundred fifty dollars for the fiscal year ending June 30, 1967 which sums shall be a charge upon the general fund of the state.

Further amend the bill by striking out sections 4, 5, 6, 7, 8, and 9 and inserting in place thereof the following:

3 Takes Effect. This act shall take effect July 1, 1965.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 577, to provide for improved pesticides controls, Mrs. Davis of Concord for Agriculture, Mr. Bragdon of Amherst for Resources, Recreation & Development. Ought to pass with amendment.

Amendment

Amend RSA 149-C:2, as inserted by section 1 of the bill by numbering the first paragraph I, and amend the paragraph by striking out the words "one from persons actively engaged in growing farm crops on which pesticides are used" and inserting in their place the words, one person from a slate of three per-

sons presented by the New Hampshire Horticultural Society, so that the first paragraph is amended to read as follows:

I. A Pesticides Control Board is established to consist of the commissioner of agriculture, the director of the division of public health services, the director of the division of resources development, the director of the fish and game department, the state entomologist, the technical secretary of the water pollution commission, and three members appointed by the governor with consent of the council each for a term of three years and until his successor is appointed and qualified. Of the original appointments one member is for a term of one year, one for a term of two years, and one for a term of three years. The governor, with consent of the council, shall make his appointments as follows: one from the general public (not in any of the following two categories); one person from a slate of three persons presented by the New Hampshire Horticultural Society; and one a recognized ecologist, preferably holding a doctorate in ecology. The technical secretary of the water pollution commission shall act as executive secretary to the board and shall coordinate for the board the information and data developed by the water pollution commission and department of agriculture relating to this chapter. The board shall choose its own chairman. The three members appointed by the governor and council are not entitled to compensation for their services, but may receive reimbursement for their necessary traveling and other expenses while engaged in actual work of the board, and shall be paid from the monies appropriated for the purposes of this chapter.

Further amend RSA 149-C:2 as inserted by section 1 of the bill by adding a new paragraph as follows:

II. The administration of clerical activities under this act is the responsibility of the department of agriculture.

Amend paragraph V of RSA 149-C:3 as inserted by section l of the bill by striking out the words "for hire" and inserting in their place the words, by a commercial applicator, so that the paragraph is amended to read as follows:

V. "Commercial application" means any application of pesticides by a commercial applicator.

Amend paragraph I of RSA 149-C:4 as inserted by section I of the bill by striking out the words "The applicant shall sub-

mit' and inserting in their place, An applicant for renewal shall submit, so that the paragraph is amended to read:

I. Any person who engages in commercial application of pesticides within this state must register with the board. An annual fee of ten dollars shall be collected by the board for each registration. Each application for registration shall contain such information regarding the applicant's qualifications and proposed operations and other relevant matters as the pesticides control board may require. An applicant for renewal shall submit a simple, accurate record of his use of pesticides for the preceding calendar year. Upon submission of records as required, the board shall issue a certificate of registration. The board shall maintain a complete up-to-date list of registered applicators and permit-holders and their use of pesticides.

Amend paragraph II of RSA 149-C:4 as inserted by section 1 of the bill by inserting after the word "and" where it appears the second time, the words, for renewal; further amend the paragraph by adding at the end the words, This paragraph applies to any grower of products sold, whether using hand or mechanically powered equipment, so the paragraph is amended to read:

II. Any person applying pesticides upon his own crops using mechanically-powered equipment shall not be required to be registered but shall be issued, without cost, a written permit by the pesticides control board upon his furnishing satisfactory evidence to the board of adequate knowledge of pesticides and their use. and for renewal a simple, accurate record of the applicant's use of pesticides for the preceding calendar year. This paragraph applies to any grower of products sold, whether using hand or mechanically powered equipment.

Amend paragraph I of RSA 149-C:5 as inserted by section 1 of the bill by inserting before the word "certificates" the word, annual; further amend the paragraph by striking out the words "and permits" and inserting in their place the words, or permits, so that the paragraph is amended to read as follows:

I. Annual certificates of registration or permits may be issued and fees shall be collected for the board by the department of agriculture.

Amend sub-paragraph (4) of paragraph I of RSA 149-C:5 as inserted by section 1 of the bill by striking out the word "aid"

and inserting in its place the word, air, so that the sub-paragraph is amended to read:

(4) The type (ground or air) of any apparatus used by the applicant to apply pesticides.

Further amend RSA 149-C:5 as inserted by section 1 of the bill by inserting after paragraph II a new paragraph as follows:

III. One member of each crew operating a piece of equipment as a commercial applicator must be registered as required under this chapter.

Further amend RSA 149-C:5 as inserted by section 1 of the bill by re-lettering paragraph III to read paragraph IV.

Amend paragraph I of RSA 149-C:7 as inserted by section I of the bill by striking out the paragraph and inserting in its place the following:

I. Regulations which may prescribe the time, the place, and the conditions under which pesticides may be used by commercial applicators in different areas of the state if the board finds that such pesticides may be injurious to persons, animals or crops, other than the pest or vegetation which it is intended to destroy, and may provide that pesticides shall be used only under permit of the board.

Amend RSA 149-C:7 as inserted by section 1 of the bill by striking out the paragraphs II and III and by re-lettering paragraph IV as paragraph II.

Further amend RSA 149-C:7 as inserted by section 1 of the bill by adding a new paragraph III as follows:

III. Regulations may provide that an annual permit may authorize the repeated commercial application of pesticides under a contract calling for applications of pesticides by several crews either at the same or different times, subject to the initial approval by the board of the methods and materials used. An example of this is the application of pesticides to a high tension electric line right of way.

Amend RSA 149-C:9 as inserted by section 1 of the bill by inserting a new paragraph as follows:

II. The application of pesticides within, around, under, or in the immediate vicinity of buildings by a property owner or his agent. However, a person applying pesticides as allowed by this paragraph shall not allow any pesticide to enter any stream or body of water by reason of such an application.

Amend paragraph IX of RSA 149:4 as inserted by section 2 of the bill by inserting the word "preferably" between the words "shall" and "have", and by inserting the words, or a related or similar field, after the word "biochemistry" so that the section is amended to read:

IX. To employ a pesticide surveillance scientist who shall preferably have a master's degree in biology, chemistry, or biochemistry or a related or similar field at a salary range of \$8,500 to \$10,500 per annum.

Amend section 4 of the bill by striking out the section and inserting in its place the following:

- 4 Examination and Registration of Arborists. Amend RSA 222:2 by adding two new sentences to the end of the section as follows: "one member of each crew operating a piece of equipment applying pesticides as defined by RSA 149-C:3 (II) must be registered as required by RSA 149-C:5 (III). As a condition for the renewal of a certificate, the board of examiners of arborists shall require the certificate holder to submit for filing with the pesticides control board his records of the previous year's application of pesticides the same as required from persons holding a registration or permit from the pesticides control board." so that the section is amended to read as follows:
- 222:2 Board of Examiners. The director of the division of resources development, department of resources and economic development, the commissioner of agriculture, and the entomologist of the agricultural experiment station shall constitute a board for the examination of arborists. If they are satisfied, on examination of an applicant, that he is qualified to improve, protect, and preserve fruit, shade, ornamental, and forest trees, they may issue a certificate stating that he is a registered arborist. Such certificate shall expire at the close of the calendar year unless sooner revoked as provided in section 3, and may be renewed by the board for succeeding years without further examination upon the payment of the required fee. Any person, firm, or corporation receiving such certificate

shall be responsible for the acts of all employes in the performance of such work. One member of each crew operating a piece of equipment applying pesticides as defined in RSA 149-C:3 (II) must be registered as required by RSA 149-C:5 (III). As a condition for the renewal of a certificate, the board of examiners of arborists shall require the certificate holder to submit for filing with the pesticides control board his records of the previous year's application of pesticides the same as required from persons holding a registration or permit from the pesticides control board.

Amend paragraph II of section 5 by striking out the word "thirty" in the first line and inserting in its place the word, fifteen, and by striking out the word "twenty" in the third line and inserting in its place the word, twelve, so that the section is amended to read:

II. Fifteen thousand dollars is appropriated for the fiscal year ending June 30, 1966 and twelve thousand dollars for the fiscal year ending June 30, 1967 to the water pollution commission for the purchase of pesticide testing apparatus, for the hiring of personnel, for travel, and for other expenses necessary for initiating and continuing the scientific measuring and monitoring of residual pesticides in the waters and in the aquatic resources in the waters of the state and to establish accurate records of the quantity and kind of pesticides in the waters and in the aquatic resources in the waters of the state, and to implement and carry out its functions under this act. The appropriation is a charge upon the general fund of the state, and the governor is authorized to draw his warrant for the sum out of any money in the treasury not otherwise appropriated.

Amend section 6 by striking out the section and inserting in its place the following:

6 Effective Date. I. RSA 149-C:4 becomes effective January 1, 1966. II. Other than RSA 149-C:4 this act becomes effective sixty days after its passage. III. Any regulations issued by the board may not become effective until January 1, 1966.

On a *viva voce* vote the amendment was adopted and the bill referred to Appropriations under the Rules.

HB 538, relating to motor vehicle liability insurance, Mrs. Putnam of Lebanon for Insurance. Ought to pass. Minority: Mr.

Davis of Greenfield, Mr. Leavitt of North Hampton, Mrs. Adams of Charlestown and Mrs. Johnson of Monroe, Inexpedient to legislate.

Mr. Davis of Greenfield moved that the report of the Minority, Inexpedient to legislate be substituted for the report of the Majority, Ought to pass, and spoke in favor of the motion.

(discussion ensued)

Mr. Craig of Manchester stated that he would like to have HB 538 laid upon the table, and stated his reasons therefor.

Mr. Stratton of Derry moved that HB 538 be laid upon the table and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Mr. Cobleigh of Nashua abstained under Rule 17.

HB 650, governing veterinary medical service corporations and animal hospital service corporations, Mr. Stratton of Derry for Insurance. Ought to pass with amendment.

Amendment

Amend RSA 420-A:2 as inserted by section 1 of the bill by striking out the same and inserting in its place the following:

420-A:2 Definitions. A veterinary medical service corporation is defined as a corporation organized under the laws of this state for the purpose of establishing, maintaining and operating a veterinary medical service plan whereby veterinary medical service may be provided, at the expense of said corporation by veterinarians, to animals of subscribers to said plan under contract entitling such subscribers to certain veterinary medical service. A veterinary medical service plan is any plan or arrangement operated by a veterinary medical service corporation under the provisions of this chapter and whereby the expense of veterinary medical service to animals of subscribers is paid by the corporation to subscribers of such plans or arrangements. A subscriber is a person to whom a subscription certificate is issued by the corporation and which sets forth the kinds and extents of veterinary medical services for which the corporation is liable to make payment and which constitutes a contract between the subscriber and the corporation. A veterinarian is any practitioner of veterinary medicine or surgery duly licensed to practice veterinary medicine or surgery within the state of New Hampshire pursuant to chapter 332, RSA. Veterinary medical service includes all general and special medical services ordinarily provided by such licensed veterinarians in accordance with the accepted practices of the community at the time the service is rendered. An animal hospital service corporation is defined as a corporation organized under the laws of this state for the purpose of establishing, maintaining and operating a plan whereby animal hospital care may be provided at the expense of the corporation to animals owned by subscribers to said plan. Every such corporation shall be governed by this chapter and shall be exempt from the provisions of the insurance law of this state except insofar as herein specifically provided.

Amend paragraph (7) of RSA 420-A:6 as inserted by section 1 of the bill by striking out the words "participating veterinarians except those" in the second and third lines and inserting in their place the word, subscriber, so that the paragraph is amended to read:

(7) A statement that all benefits payable shall be paid to the subscriber in reimbursement of payments made by the subscriber to a veterinarian and for which the corporation was liable at the time of payment.

* * *

Mr. Davis of Greenfield moved that HB 650 be indefinitely postponed and spoke in favor of the motion.

Mr. Mackintosh of Cornish spoke in favor of the motion.

Mr. Cournoyer of Jaffrey spoke against the motion.

Mrs. Hamilton of Claremont spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Mr. Coutermarsh of Lebanon moved that HB 538 be taken from the table.

On a viva voce vote the motion was not adopted.

Mr. Coutermarsh of Lebanon requested a division vote.

110 members having voted in the affirmative and 142 members having voted in the negative the motion was lost.

Mr. Sheridan of Berlin demanded the Yeas and Nays and subsequently withdrew his motion.

HB 745, to amend the law relating to real estate brokers and salesmen, Mrs. Putnam of Lebanon for Insurance. Ought to pass with amendment.

Amendment

Amend 331-A:4-e as inserted by section 2 of the bill by inserting after the word "amendment" in the fifth line the words together with a statement from the new employing broker that such salesman has entered his employ. Salesmen's licenses shall be mailed to the employing broker. Upon terminnation of the salesmen's employment with such broker, the broker shall notify the New Hampshire Real Estate Division of such termination, so that the section is amended to read:

331-A:4-e License Amendments. Whenever a licensed salesman changes his employment from one licensed broker to another, he shall promptly notify the commissioner of insurance thereof and shall return his license for appropriate amendment, together with a statement from the new employing broker that such salesman has entered his employ. Salesmen's licenses shall be mailed to the employing broker. Upon termination of the salesman's employment with such broker, the broker shall notify the New Hampshire Real Estate Division of such termination. The license of an unemployed salesman shall lapse unless he shall obtain employment by a broker within a period of six months after he becomes unemployed. A real estate broker who propses to use a registered trade name in connection with his business as broker shall advise the commissioner of insurance of that fact and his license shall be issued in that trade name. If already licensed, he shall return his license for appropriate amendment with notice of his intention to use a registered trade name.

Amend the bill by inserting after section 4 a new section to read as follows:

- 5 Prosecution. Amend RSA 331-A by inserting after section 8 the following new section:
- 331-A:8-a Prosecution. Whenever the commissioner is of the opinion that anyone is violating the provisions of the pre-

ceding section he shall forthwith lay such facts before the attorney general, who shall prosecute all such violations if there are sufficient grounds and occasion therefor.

Further amend the bill by renumbering section 5 and 6 to read 6 and 7.

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At the request of Mr. Heald of Wilton, Mr. Stratton of Derry explained the bill.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Introduction of Bills

HB 795, to amend the workmen's compensation law. To Labor.

Committee Reports (continued)

SB 97, creating a state commission on the arts, Mrs. Demers of Lebanon for Education. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Mr. Taft of Greenville moved that the order whereby HB 745, to amend the law relating to real estate brokers and salesmen, was ordered to a third reading, be reconsidered and spoke in favor of the motion.

Mr. deBlois of Laconia spoke against the motion.

Mr. Pickett of Keene spoke in favor of the motion.

Mr. Taft of Greenville spoke a second time in favor of the motion.

The question being on the motion to reconsider.

On a viva voce vote the motion was adopted and the bill referred to Appropriations under the Rules.

HB 585, relating to the Monadnock Regional School District, Mrs. Demers of Lebanon for Education. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- I Monadnock Regional School District. That a thorough investigation be made of the means and methods of raising and appropriating money from each of the pre-existing school districts of said regional school district and obtaining adequate state and foundation aid for said regional school district, to the end that a formula consistent with each of the pre-existing school districts paying its fair, just and equitable portion of the annual capital outlay costs and operational costs of said regional school district is determined.
- 2 Committee Appointed. That a joint committee of five be appointed, two to be appointed by the speaker of the house from residents of said regional school district, two to be appointed by the president of the senate from residents of said regional school district and one to be appointed by the governor from the employees of the department of education, to study, investigate and examine into the ability of the pre-existing school districts of said regional school district to raise and appropriate money for school purposes, including, but not necessarily limited to, the equalized valuation of the pre-existing school districts of said regional school district; present and future requirements of said regional school district; general economic conditions prevailing in said regional school district; the need, if any, to supplement monies raised and appropriated by the pre-existing school districts of said regional school district; and the determination of a formula whereby each of the pre-existing school districts of said regional school district shall pay only a fair and equitable share of the annual capital outlay costs, and operational costs of said Monadnock Regional School District; that said committee shall consult with the department of education for such information and assistance as said department may have or render for purposes of the committee.
 - 3 Takes Effect. This act shall take effect upon passage.

* * *

On a viva voce vote the amendment was adopted and the bill was ordered to a third reading.

HB 737, making appropriation to reimburse certain towns in cooperative school districts, Mrs. Demers of Lebanon for Education. Ought to pass.

The Chair referred the bill to Appropriations under the Rules.

HB 772, to legalize the proceedings of a special meeting of the Goshen-Lempster Cooperative School District on June 5, 1965.

On a viva voce vote the bill was ordered to a third reading.

SB 75, relative to manner of serving terms of imprisonment, Mr. Bingham of Concord for Judiciary. Be referred to the Judicial Council.

On a viva voce vote the recommendation was adopted.

SB 84, requiring reporting by physicians and institutions of certain physical abuse of children, Mrs. Frizzell of Charlestown for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 752, to create a Family Court, Mr. Leonard of Nashua for Judiciary. Refer to Judicial Council.

On a viva voce vote the recommendation was adopted.

HB 763, relative to proof of qualifications of candidates for office, Mr. Capistran of Manchester for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Concurrent Resolution, proposing a constitutional amendment to lower the minimum voting age to eighteen years, Mr. Wildey of Westmoreland for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 456, to provide voluntary identification cards for sale of beer, Mr. Collishaw of Exeter for Liquor Laws. Inexpedient to legislate.

Minority, Ought to pass. Messrs. Christie of Mont Vernon, Bernier of Manchester, Osborn of Portsmouth, Blanchard of Manchester, Vachon of Manchester, Coussole of Portsmouth and Bouchard of Berlin. The reports were accepted.

Mr. Christie of Mont Vernon moved that HB 465 be recommitted to the committee, and spoke in favor of the motion.

Mr. Collishaw of Exeter spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 742, pertaining to advertising of alcoholic beverages, Mr. Collishaw of Exeter for Liquor Laws. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 699, to establish minimum qualifications for social workers employed by counties, Mr. Allen of Rindge for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 700, permitting towns to change the method of voting in said town from the nonpartisan to the Australian ballot system, Mr. Crouch of Durham for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 730, to clarify the method of procedure of casting absentee ballots by the moderator, Mr. Poliquin of Nashua for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend paragraph II of 60:8 as amended by section 1 of the bill by striking out the same and inserting in its place the following:

II. If the moderator finds that the affidavit on the envelope is improperly executed, or that it is not signed by the person who signed the application attached to the envelope, or if the voter whose name appears on the envelope is not a qualified voter, or has voted in the election in person, the moderator shall not open the envelope. If the moderator finds that the voter is not entitled to vote he shall mark across the face of the envelope the reason the ballot is rejected, such as "rejected as not a voter", "voted in person", "affidavit improperly executed", "not signed by proper person", or whatever

the reason is. The moderator shall save all the envelopes, opened or unopened and shall keep the envelopes with the ballots cast at the election. The envelopes shall be preserved and destroyed in the same manner as provided for the retention, preservation, and destruction of official ballots.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 734, to clarify the procedure on challenges of absentee ballots, Mr. Schatz of Hill for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

(Recess)

(After Recess)

Mr. Nikitas of Nashua called for the Special Order for 11:01, HB 495, relative to toll-free use of certain New Hampshire highways by members of the general court.

Question being on the motion of Mr. Cole of Swanzey, shall the bill be ordered to a third reading.

Mr. Cole of Swanzey withdrew his motion.

Mr. Pickett of Keene moved that the House reconsider its action whereby it declined to send HB 495 to the Legislative Council.

Mr. Stafford of Laconia spoke in favor of the motion.

Mr. McMeekin of Haverhill rose on a point of Parliamentary Inquiry.

The Chair stated if the motion prevails the bill would be on second reading and open to amendment and a motion to send it to Legislative Council would be in order.

The question being on the motion of Mr. Pickett of Keene.

Mrs. Moriarty of Merrimack spoke in favor of the motion to reconsider.

On a viva voce vote the motion was adopted.

Mr. Stafford of Laconia moved that HB 495 be referred to Legislative Council.

Mr. Pickett of Keene spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Engrossed Bills Committee Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and House Joint Resolutions:

HB 104, An Act to prohibit spillage of loose material and fluids on highways.

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m HB}$ 321, An Act relative to future water supplies for the city of Manchester.

HB 426, An Act relative to penalties for hunters shooting domestic animals.

HB 606, An Act providing for the acquisition of a certain dam and water rights on the Suncook River by the water resources board.

SB 67, An Act relative to retirement benefits for officers and employees of the League of New Hampshire Arts and Crafts and The New Hampshire State Employees Federal Credit Union and employees of the State Employees' Association of New Hampshire.

HJR 41, Joint Resolution providing deficiency appropriation for board of professional engineers.

HB 407, An Act relative to the staff of the New Hampshire National Guard.

HB 460, An Act providing for the classification of certain surface waters of the Suncook River watershed.

HB 580, An Act to authorize corporations to guarantee the debts of others.

HB 692, An Act designating February as American History Month.

HJR 29, Joint Resolution in favor of Seth J. Hayes.

HJR 39, Joint Resolution in favor of Anne Plummer.

HJR 34, Joint Resolution in favor of the estate of Agnes Helen Davis.

HB 157, An Act relating to the establishment of community mental health programs and state aid therefor.

HB 584, An Act authorizing the department of education to participate in the federal program under the Vocational Education Act of 1963.

HB 94, An Act appropriating additional funds for the constructon of a residence hall at the University of New Hampshire, and to be liquidated from income.

HB 202, An Act authorizing McIntosh College, Inc. to grant degrees.

HB 521, An Act relative to the investment of capital reserve funds of cities.

HB 270, An Act amending the checklist requirements for towns over 4,500.

HB 296, An Act relative to trustee's compensation.

HB 440, An Act relative to the firemen's retirement system.

HB 470, An Act relative to the Frisbie Memorial Hospital and to the Gafney Home for the aged.

HB 478, An Act legalizing proceedings at the town meetings March 10, 1964 and March 9, 1965, in the town of Stratham.

Mrs. Moulton of New Durham

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to permit a public hearing on a bill not previously advertised in the Journal and spoke in favor of the motion.

HB 793, relative to a study for projecting state fiscal requirements biennially through 1975, Mr. Eaton of Hillsborough for Appropriations.

Mr. Pickett of Keene spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Senate Message

Senate Bills Read and Referred

The Senate has passed bills with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

SB 124, changing the date on which tax collectors' deeds become incontestable. To Municipal and County Government.

SB 131, to legalize the proceedings of the annual meeting of the Hooksett School District. To Municipal and County Government.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule No. 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 661, An Act relative to the New Hampshire Congregational-Christian Conference.

Amendment

Amend section 1 of the bill by striking out the first four lines and inserting in place thereof the following:

1 Institutional Exemptions. Amend RSA 72 by inserting after section 23-c as inserted by 1957, 202:4 and amended by 1961, 233:2 the following new section: 72:23-d New Hampshire Congregational-Christian Conference. The real estate and personal property

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment under Joint Rule 6.

The Senate has passed the following joint resolutions, in the passage of which it asks the concurrence of the House of Representatives: SJR 14, in favor of Leon R. Parent and Basil Connolly. To Claims & Aernnautics.

SJR 15, in favor of Richard C. Lassor. To Claims & Aeronautics.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its amendments to the following Bill:

SB 45, An Act relative to time of filing for city and town elections.

* * *

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bill:

SB 100, relative to appointment of process agent by foreign corporation.

* * *

The Senate refuses to concur with the House of Representatives in the adoption of the amendment to the following entitled bill sent up from the House of Representatives: SB 90, An Act raising the maximum amount of group life insurance allowed to be written for two or more employers in the same industry or two or more labor unions and requests a Committee of Conference; the President has appointed as members of said Committee of Conference on the part of the Senate Senator Lamontagne, District No. 1, Senator Buchanan, District No. 12.

* * *

On motion of Mr. Stratton of Derry the House acceded to the Senate's request for a committee of conference and the Chair appointed Messrs. Stratton of Derry, Desmarais of Jaffrey and Montplaisir of Manchester as conferees on the part of the House.

Further Senate Message

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

HB 340, An Act relative to larency or unauthorized use of a motor vehicle.

and the President has appointed as members of said Committee on the part of the Senate: Senator Riley and Senator Rinden.

* * *

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

HB 71, An Act appropriating funds of the state nursing scholarship program.

and the President has appointed as members of said Committee on the part of the Senate: Senator Gardner and Senator Bergeron.

* * *

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 49, An Act to increase the limit of outstanding borrowing by the State.

Amendment

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Outstanding Borrowing. Amend RSA 6:13 (supp) as amended by 1959, 63:1 by striking out the same and inserting in place thereof the following: 6:13 Borrowing Money. If money due from the state is demanded and there are not sufficient funds in the treasury available for the payment of the same, the treasurer under the direction of the governor and council is authorized to borrow on the state's credit for a period of not more than one year, at the lowest rate of interest obtainable, such sums as may be necessary, provided that at no time the indebtedness of the state pursuant to the authority granted by this section exceed the sum of ten million dollars.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Borrowing, Fish and Game Fund. Amend RSA 6 by inserting after section 13 (supp) as amended by 1959, 63:1 the following new section: 6:13-a—Fish and Game Fund. If payments of money are due from the state fish and game fund and there are not sufficient fish and game funds in the treasury available for the payment of the same, the treasurer under the direction of the governor and council is authorized to borrow on the state's credit for a period of not more than six months, at the lowest rate of interest obtainable, such sums as may be necessary, provided that at no time shall the indebtedness of the state pursuant to the authority granted by this section exceed the sum of two hundred and fifty thousand dollars.

* * *

On motion of Mr. Eaton of Hillsborough reading of the amendment was dispensed with, and the House concurred with the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 653, making appropriations for expenses of certain departments of the state for the year ending June 30, 1966.

Amendment

Amend section 1 of the bill as follows:

Amend the appropriation for legislative branch by striking out the same and inserting in place thereof the following:

A continuing appropriation which shall not lapse, shall not be transferred to any department, institution or account and which shall be for the expenses of the legislature, including \$244,000 for the office of legislative budget assistant to the appropriations and finance committees, \$71,500 for the office of legislative services, and \$21,500 for the office of research analyst to the senate finance committee as follows: (Salary of legislative budget assistant \$17,500, other expenditures \$226,500#) (Legislative services—Other expenditures \$71,500##) (Salary of research analyst to senate finance committee \$9,500, other expenditures \$12,000###)

Monday, June 21, 1965		991
Travel and expenses authorized by RSA 14-A:3 (Supp) * Legislative council* Council of state governments Reimbursement for travel expenses incurred while attending the national legislative leaders conference: Lucien E. Bergeron Estate of Samuel Green Cecil Charles Humphreys Nathan T. Battles	524 528 542 527	12,500 2,500 3,600
Reimbursement of travel expenses incurred while attending meetings as duly appointed members of the uniform vehicle laws	ed	
study committee: Russell G. Claffin Scott Eastman George M. McGee, Sr. Malcolm J. Stevenson George S. Wildey	81 27 49 55 97	309
Reimbursement for expenses incurred while attending hearings of the governor's budget committee:	<u> </u>	
Louis I. Martel William H. Craig George A. Bruton Edward H. York Agenor Belcourt Edna B. Weeks Joseph M. Eaton Oscar C. Prescott Winifred Hartigan Frank H. Sheridan	61 40 82 47 142 79 110 98 134 275	1,068
Reimbursement for expenses incurred while attending joint hearings as members of the senate committee on public works and transportation or the house committee on public works: Laurier Lamontagne	20	
Douglas E. Hunter, Sr.	15	

William F. Keefe	42	
Maurice J. Downing	42	
George W. Strafford	148	
George M. McGee	56	
William P. Gove	41	364
Total for legislative branch		752,500

#In this appropriation \$5,000, or so much as necessary, may be expended by the legislative budget assistant for an audit of the state treasury. The legislative budget assistant may designate a certified public accountant, not employed in state service, to make the annual audit of the state treasury and said legislative budget assistant may accept the findings and report of said certified public accountant as fulfilling the provisions of paragraph II, section 31, chapter 14, RSA, whereby the said legislative budget assistant is required to audit the accounts of the state treasurer. This appropriation also includes \$50,000, or so much as necessary, for an interim study of data processing programs and an interim actuarial study of all state retirement funds. Reports on said studies shall be completed prior to December 1, 1966. The legislative budget assistant shall, when overtime or temporary assistance is necessary, obtain such assistance and determine the compensation therefor.

##This appropriation includes \$10,000, or so much as necessary, for an interim study of the settlement laws.

###This appropriation includes \$5,000, or so much as necessary, for legal or consultant services including but not limited to payment for services authorized by the senate by motion adopted April 28, 1965, Senate Journal page 645. Expenditures from this appropriation shall be subject to prior approval of the senate finance committee.

*This appropriation shall not lapse at June 30, 1966.

Amend the appropriation For executive branch by striking out the same and inserting in place thereof the following: For executive branch:

Office of governor:	
Salary of governor	20,000
Other personal services:	
Other+	45,000
Total	65,000

5,226*

Current expenses	8,000	
Travel:		
In state	2,500#	
Out of state	2,000	
Equipment	1,000	
Other expenditures:		
Contingent fund	15,000	
Special citations to state employees	300	
Governor's special fund*	10,000	
New England governors' council	8,000	
Total		111,800

+Salaries paid out of this appropriation shall be at levels set by the governor.

#Expense of operating and maintenance of the governor's state car shall be charged to this appropriation.

*The funds appropriated under this item are to be spent by the governor in his own and sole discretion for state purposes, including but not limited to participation in the activities of the United States Governors Conference, the New England Conference of Governors, and the council of state governments, for which monies are not otherwise appropriated.

Office of economic opportunity:

Net appropriation

Personal services:	
Temporary	46,380
Consultants	2,105
Total	48,485
Current expenses	6,770
Travel:	
In state	2,875
Equipment	2,641
	60,771
Less current authorization	11,800
Total	48,971
Less federal grant	43,745

*State matching appropriations available for expenditure only if funds are available from a federal grant. If the federal grant is reduced, expenditure of state matching appropriation shall be reduced proportionately.

Emergency fund		75,000
Executive council:		
Personal services		
Other - per diem	19,750	
Secretary to executive council	3,250	
Total	23,000	
Current expenses	2,000	
Travel:	_,,	
In state	4,500	
Out of state	500	
Total for executive council		30,000
Total for executive branch		222,026

Amend the appropriation for judicial branch: For supreme court by changing the figures for "Salary of clerk-reporter", as follows: 12,300 changed to 15,000; by changing the figures for "Total" for personal services, as follows: 144,421 changed to 147,121; by changing the figures for "Total" for supreme court, as follows: 158,996 changed to 161,696; and by changing the figures for "Net appropriation", as follows: 158,346 changed to 161,046.

Further amend the appropriation For judicial branch: For judicial council by striking out the same and inserting in place thereof the following:

For judicial council

8,850+

+The funds in this appropriation shall not lapse but shall be available for expenditure in the following year. In this appropriation \$5,400 shall be for the salary of the secretary.

Further amend the appropriation For judicial branch: For administrative committees, by striking out the same and inserting in place thereof the following:

For administrative committees:

For district and municipal courts	5,950##	
For probate courts	500	6,450

##The funds in this appropriation shall not lapse but shall be available for expenditure in the following year.

Further amend the appropriation For judicial branch, by changing the figures for "Total for judicial branch", as follows: 473,455 changed to 481,380.

Amend the appropriation For adjutant general's department: Central administrative office, by changing the figures for "Current expenses" as follows: 6,670 changed to 7,170; by changing the figures for "Total" of said paragraph as follows: 81,181 changed to 81,681; by changing the figures for "Total for adjutant general's department" as follows: 451,897 changed to 452,397; by changing the figures for "Net appropriation" as follows: 384,639 changed to 385,139.

Amend the appropriation For administration and control: Division of budget and control, by striking out the same and inserting in place thereof the following:

Division of budget and control:	
Salary of comptroller	16,620
Salary of business supervisor	13,560
Salary of assistant business supervisor	12,120
Other personal services:	12,120
Permanent	7,229
Other	2,600
Total	52,129
Current expenses Travel:	2,984

In state	570
Out of state	510
Equipment	325
Other expenditures:	
Atlantic marine fisheries	700
Firemen' relief	4,000
League of N. H. Arts and crafts	10,000+
New England board of higher	,
education:	
Expenses	5,550
Grants	50,000++
Complete installation of accoustical	•
tile and related work in state	
house annex*	15,000

Reset and point steps and walls—	
state house and annex*	30,000
Oasi contributions:	
State employees	490,000
Teachers	470,000

Total

1,131,948

+At the close of each year an operating statement shall be submitted to the governor and council.

++Other provisions of law notwithstanding, the balance at June 30, 1965 shall lapse on July 1, 1965 to unappropriated surplus of the general fund.

*Expenditures for these purposes not to exceed the legislative appropriation. These appropriations shall not be transferred or expended for any other purpose.

Further amend the appropriation For administration and control: Division of purchase and property, by striking out the same and inserting in place thereof the following:

Division of purchase and property:

Salary of director	13,593
Other personal services:	
Permanent	74,906
Other	2,475
Total	90,974
Current expenses	4,200
Travel:	
In state	750
Out of state	460
Equipment	1,180
Other expenditures:	
Expense of implementing new	
procedures relative to rental or pur-	
chase of automatic processing	
systems	10,000+

Total

107.564

+This appropriation shall not be transferred or expended for any other purpose and shall not lapse at June 30, 1966. Further amend the appropriation For administration and control: N. H. distributing agency: Surplus property division, by

49,985

changing the figures for "Travel: Out of state", as follows: 500 changed to 800; by changing the figures for "Total" of said paragraph as follows: 41,776 changed to 42,076; and by changing the figures for "Less estimated revenue and balance" as follows: 41,776 changed to 42,076.

Further amend the appropriation For administration and control by changing the figures for "Total for administration and control" as follows: 1,780,513 changed to 1,777,253.

Amend the appropriation For agriculture: Bureau of weights and measures, by striking out the same and inserting in place thereof the following:

Bureau of weights and measures:

Personal services:	
Permanent	41,560
Current expenses	3,000
Travel:	
In state	4,400
Out of state	175
Equipment	4,800
Other expenditures:	
Heavy duty truck and related	
equipment*	11,050
Total	64,985
Less estimated revenue	15,000
Net appropriation	

*This appropriation shall not be transferred or expended for any other purpose.

Further amend the appropriation For agriculture, by changing the figures and sign "Total for department of agriculture" as follows: 393,559# changed to 404,609#.

Amend the appropriation For attorney general's department: Office of attorney general, by striking out the word and sign "Reports+" and inserting in their place the following words and sign: Reports and opinions+ and also the following footnote relative thereto: +The attorney general shall submit at least monthly to the legislative budget assistant copies of all opinions given by his office. This appropriation shall cover the expense of printing certain reports and also the expense for a

part time trainee in the office not exceeding five hundred dollars. No part of this appropriation shall be transferred or expended for any other purpose than herein set forth; this appropriation shall not lapse but shall be available for expenditure in the ensuing year.

Further amend the appropriation For attorney general's department: Legal assistance for land acquisition by striking out the same and inserting in place thereof the following:

Legal assistance for land acquisition:

Salaries of two assistant attorneys general	18,786
Other personal services:	,
Permanent	9,502
Total	28,288
Current expenses	325
Travel:	
In state	1,500
Equipment	1,500
Total	31,613
Less transfer from highway fund	31,613
Net appropriation	

Further amend the appropriation For attorney general's department: Division of charitable trusts, by striking out the same and inserting in place thereof the following:

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Division of charitable trusts:	
Salary of director	6,240
Other personal services:	
Permanent	7,093
Other	400
Total	13,733
Current expenses	1,350
Travel:	
In state	150
Out of state	100
Equipment	1,020
	_

Total

16,353

0

Further amend the appropriation For the attorney general's department: by changing the figures for "Total for attorney general" as follows: 163,782 changed to 163,982.

Further amend the appropriation For attorney general's department, by adding at the end of said appropriation the following:

Note: the appropriation made by Laws 1963, chapter 198, for law enforcement manual shall be available for expenditure during the period from July 1, 1965 to June 30, 1967.

Amend the appropriation For department of health and welfare: Office of commissioner of health and welfare, by striking out the same and inserting in place thereof the following:

Salary of commissioner	17,680
Salary of business supervisor—	
health and welfare+	13,200
Other personal services:	
Permanent	176,784
Other	3,000

Office of commissioner of health and

welfare:

Total	210,664
Current expenses	47,459
Travel:	
In state	1,900
Out of state	1,400
Equipment	5,612
Other expenditures:	
Oasi and retirement	12 579

Total for office of commissioner

279,614

+Other provisions of law notwithstanding the employee holding the classified position of supervisor of business management III on June 30, 1965 shall assume the new unclassified position of business supervisor—health and welfare as of July 1, 1965.

Further amend the appropriation For department of health and welfare: Division of public health services: Communicable disease control, by changing the figures for "Travel—In state as follows: 3,300 changed to 3,000.

Further amend the appropriation For department of health and welfare: Division of public health services: Vital statistics, by inserting an asterisk after the words "Vital statistics" and at the end of said paragraph inserting the following footnote: *Other provisions of law notwithstanding, any balance in vital statistics account at June 30, 1965 shall lapse to unappropriated surplus of the general fund on July 1, 1965.

Further amend the appropriation For department of health and welfare: Division of welfare: Administration, by striking out the same and inserting in place thereof the following:

Administration: Salary of director	13,184	
Other personal services: Permanent Other	158,384 7,000	
Total Current expenses	178,568 21,078	
Travel: In state Out of state Equipment	4,860 1,228 969	
Other expenditures: Blue cross and insurance Merit system Educational leave+	7,458 4,500 10,000	
Employees retirement Social security Physical examinations	51,092 35,707	
for applicants Total		316,460

+Not to be transferred or used for any other purpose. The total grant to any one person shall not exceed \$5,000 which shall include tuition and stipend.

Further amend the appropriation For department of health and welfare: Division of welfare: Field services, by striking out the same and inserting in place thereof the following:

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Field services:	
Personal services:	
Permanent	717,146
Other	5,075
Total	722,221
	•
Current expenses	70,000
Travel:	
In state	37,636
Out of state	500
Equipment	14,671

Total 845,028

Further amend the appropriation For department of health and welfare: Blind services, by inserting at the end of said paragraph the following:

Note: the position of sight conservation consultant, position number 06, shall be abolished as of November 2, 1965.

Further amend the appropriation For department of health and welfare: Division of welfare, by inserting after the appropriation for "John Nesmith fund" the following new paragraph:

Personal services:	
Permanent	9,753
Current expenses	880
Travel:	
In state	360
Equipment	1,956
Other expenditures:	
Retirement	415
Oasi	37
Total	13,401
Less estimated federal funds	13,401

Net appropriation

Further amend the appropriation For department of health and welfare: Division of welfare: Old age assistance, by changing the figures for "State's share" as follows: 1,129,397 changed to 1,284,-282; by changing the figures for "Net appropriation" for state's share as follows: 1,038,397 changed to 1,193,282; by changing

the figures for "Towns and counties" as follows: 1,245,793 changed to 1,297,421; and, by changing the figures for "Less estimated revenue" from towns and counties, as follows: 1,245,793 changed to 1,297,421.

Further amend the appropriation For department of health and welfare, Division of welfare: Old age assistance to aliens, by changing the figures for "Towns and counties" as follows: 231,958 changed to 249,868; and, by changing the figures for "Less estimated revenue" from towns and counties, as follows: 231,958 changed to 249,868.

Further amend the appropriation For department of health and welfare, Division of welfare: aid to dependent children, by changing the figures for "State's share", as follows: 1,292,810 changed to 1,304,976; and, by changing the figures for "Net appropriation" for aid to dependent children as follows: 1,212,810 changed to 1,224,976.

Further amend the appropriation For department of health and welfare: Division of welfare: Aid to needy blind, by changing the figures for "State's share" as follows: 203,618 changed to 216,934; and by changing the figures for "Net appropriation" for Aid to needy blind, as follows: 201,418 changed to 214,734.

Further amend the appropriation For department of health and welfare: Division of welfare: Aid to permanently and totally disabled, by changing the figures for "State's share", as follows: 202,924 changed to 222,330; by changing the figures for "Towns and counties" as follows: 307,560 changed to 318,009; and by changing the figures for "Less estimated revenue" from towns and counties, as follows: 307,560 changed to 318,009.

Further amend the appropriation for department of health and welfare: Division of welfare by changing the figures for "Total for division of welfare, as follows: 4,786,381 changed to 5,148,736.

Further amend the appropriation For department of health and welfare: Division of welfare, by changing the figures for "Less transfer re administration from federal grants" as follows: 630,633 changed to 711,923; and by changing the figures for "Net appropriation" for Division of welfare, as follows: 4,143,948 changed to 4,425,013.

Further amend the appropriation For department of health and welfare: Division of welfare: by inserting at end of said appropriation the following:

Notes: Other provisions of law notwithstanding, any balance remaining in state accounts at the close of the fiscal year shall lapse to unappropriated surplus of the general fund.

Nursing homes and hospitals providing nursing care shall be eligible for payment by the Division of welfare for nursing care.

If revenue and balance exceed estimates in the federal, town and county accounts of the welfare division, such excess may be expended with the approval of the governor and council, provided however that any federal administration funds in these accounts must first be transferred to the estimated revenue account for that purpose. The director of the division of welfare shall monthly certify to the comptroller the amount of said administration funds so earned and the comptroller shall then effect the transfer.

Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: Administration, by changing the figures for "Other personal services: Permanent" as follows: 73,015 changed to 79,545; by changing the figures for "Total" personal services as follows: 101,635 changed to 108,165; and by changing the figures for "Total" for administration as follows: 108,185 changed to 114,715. Further amend said appropriation for Laconia state school: Professional care and treatment, by changing the figures for Personal services: Permanent, as follows: 1,083,154 changed to 1,100,654; by changing the figures for "Total" for permanent services as follows: 1,099,154 changed to 1,116,654; and, by changing the figures for "Total" for Professional care and treatment as follows: 1,124,378 changed to 1,141,878. Further amend said appropriation for Laconia state school: Custodial care, by changing the figures for "Personal services: Permanent" as follows: 252,359 changed to 255,934; by changing the figures for "Total" personal services as follows: 254,359 changed to 257,934; and by changing the figures for "Total" for Custodial care, as follows: 524,693 changed to 528,268. Further amend said appropriation for Laconia state school by changing the figures for "Total for Laconia state school" as follows: 2,310,785 changed to 2,338,390; and, by changing the figures for "Net appropriation" for Laconia state school as follows: 2,298,985 changed to 2,326,590.

Further amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: Administration, by changing the figures for "Current expenses" as follows: 48,236 changed to 68,236; and by changing the figures for "Total" for administration as follows: 201,767 changed to 221,767. Further amend said appropriation for New Hampshire hospital: Professional care and treatment, by striking out said paragraph and inserting in place thereof the following paragraph.

Professional care and treatment:	
Senior psychiatrist (13)	157,243
Other personal services:	
Permanent	3,252,299
Other	116,195#
Total	3,515,737
Current expenses	157,769+
Travel:	
In state	4,000
Out of state	500
Equipment	12,400*
	-

Total 3,690,406

#This appropriation includes salaries for two temporary psych. social workers who shall be assigned to the geriatrics program, and \$5,000 for psychology interns which shall not be used for any other purpose. Students accepted as medical interns shall have completed a minimum of two years of medical school. This appropriation also includes \$708 for retroactive salary payment for Dr. George Brown.

+No charge against this appropriation or any other appropriation of the New Hampshire hospital shall be made for nurses uniforms.

*This appropriation shall not lapse until June 30, 1967. Further amend said appropriation for New Hampshire hospital by changing the figures for "Total for New Hampshire hospital" as follows: 6,260,170 changed to 6,282,878; and, by changing the figures for "Net appropriation" for said hospital as follows: 6,196,670 changed to 6,219,378. Further amend the appropriation For department of health and welfare: Division of mental

health, by changing the figures for "Total for division of mental health," as follows: 8,779,045 changed to 8,829,358. Further amend the appropriation For department of health and welfare, by changing the figures for "Total for department of health and welfare" as follows: 15,349,866 changed to 15,684,321.

Amend the appropriation For barbers board, by changing the figures for "Personal services: Other" as follows: 1,100 changed to 1,650; and, by changing the figures for "Total" for barbers board, as follows: 5,670 changed to 6,220.

Amend the appropriation For insurance department: Office of commissioner, by striking out the same and inserting in place thereof the following:

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()three	α t	commissioner:
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Salary of commissioner	15,181
Salary of deputy commissioner	12,240
Salary of assistant to commissioner	9,000
Other personal services:	
Permanent	66,845
Total	103,266
Current expenses	7,595
Travel:	
In state	100
Out of state	1,000
Equipment	1,419

Total 113,380

Further amend the appropriation For insurance department: Rating division, by changing the figures for "Current expenses" as follows: 1,200 changed to 1,435; and by changing the "Total" for Rating division as follows: 22,427 changed to 22,662. Further amend the appropriation For insurance department: Real estate division, by striking out the same and inserting in place thereof the following:

Real estate division:

Personal services:	
Permanent	4,830
Current expenses	1,872
Travel:	
In state	100
Out of state	200

Equipment

280

Total

7.282

Further amend the appropriation For insurance department by changing the figures for "Total for insurance department" as follows: 141,822 changed to 143,324.

Amend the appropriation For personnel department, by changing the figures for "Current expenses" as follows: 4,874 changed to 5,574; by changing the figures for "Total" for personnel department as follows: 119,927 changed to 120,627; and, by changing the figures for "Net appropriation" as follows: 105,010 changed to 105,710.

Amend the appropriation For resources and economic development: Office of the commissioner: Division of administration, warehouse and graphic arts, by striking out same and inserting in place thereof the following:

Division of administration, warehouse and graphic arts:

Salary of commissioner	15,969
Other personal services:	
Permanent	155,419+
Other	7,200
Total	178,588
Current expenses	17,500
Travel:	
In state	2,000
Out of state	900
Equipment	4,145
Other expenditures:	
Community recreation services	15,000#

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218,133

+The following permanent positions shall be abolished when they become vacant:

- 1 Accountant II (Position #0008)
- 1 Accountant I (Position #0007)

#This appropriation shall not be transferred or expended for any other purpose.

Further amend the appropriation For resources and economic development: Office of the commissioner, by changing the

figures for "Total for office of commissioner" as follows: 305,505 changed to 320,505.

Further amend the appropriation For resources and economic development: Division of resources development, by inserting after the words "Total for division of resources development" an asterisk and the following footnote: *If income from federal grants exceeds estimates, the excess may be expended with approval of the governor and council.

Further amend the appropriation For resources and economic development: Division of parks, by striking out at the end of said appropriation for said Division of parks the footnote prefaced by an asterisk and inserting in place thereof the following: *Rates charged at service and self-supporting parks shall be adjusted to assure that estimated revenue will be realized. Expenditures for the division of parks for the fiscal year shall not exceed legislative net appropriation plus actual revenue.

Further amend the appropriation For resources and economic development: Division of economic development: Vacation travel promotion, by striking out the word "Planning" and inserting in place thereof the words Planning and promotion.

Further amend the appropriation For resources and economic development: Water resources board, by changing the figures for "Equipment" as follows: 2,030 changed to 2,680; by changing the figures for "Stream flow gauging" as follows: 24,000 changed to 24,200; by changing the figures for "Total for water resources board" as follows: 152,132 changed to 154,982; and, by changing the figures for "Net appropriation" for the Water resources board as follows: 127,555 changed to 128,405.

Further amend the appropriation For resources and economic development by changing the figures for "Total for department of resources and economic development" as follows: 1,729,279 changed to 1,680,112.

Amend the appropriation For department of safety: Office of commissioner, by changing the figures for "Other personal services: Permanent" as follows: 72,685 changed to 73,885; by changing the figures for "Total" personal services, as follows: 91,204 changed to 92,404; by changing the figures for "Total" for office of commissioner, as follows: 106,829 changed to 108,756; and, by changing the figures for "Less transfer from

highway fund" as follows: 102,556 changed to 103,756. Further amend the appropriation For department of safety: Initial plate fund, by adding at the end of the paragraph after "Driver assistance" the following: Police training school 4,000 and by changing the figures for "Total" for Initial plate fund as follows: 76,640 changed to 80,640; and, by also changing the figures for "Less estimated revenue" as follows: 76,640 changed to 80,640. Further amend the appropriation For department of safety: Division of state police: Traffic bureau, by striking out the same and inserting in place thereof the following:

Traffic bureau:	
Salary of director	11,850
Other personal services:	
Permanent	910,053
Other	2,000
Total	923,903
Current expenses	83,445
Travel:	
In state	170,000
Out of state	1,500
Equipment	208,715
Other expenditures:	
Training	3,800
Oasi and retirement	47,345
Blue cross, insurance	6,455
Total for traffic bureau	1,445,163
Less estimated revenue	42,400
Less transfer from turnpikes	133,711
Less transfer from highway fund	1,269,052
Net appropriation	

Further amend the appropriation For department of safety: Division of state police: Communications by striking out the same and inserting in place thereof the following:

0

Communications:#	
Personal services:	
Permanent	63,477
Current expenses	16,000

Travel:		
In state	4,900	
Equipment	4,000	
Other expenditures:		
Training school	1,000+	
Oasi, retirement, blue cross,		
insurance	4,127	
	00.504	
Total	93,504	
Less estimated revenue	800	
Less transfer from highway fund	82,548	
Net appropriation		10,156

+Expenditure shall be subject to prior approval of the governor and council. No transfer shall be made from this appropriation.

#Only one uniformed employee shall be assigned to the communications section.

Further amend the appropriation For department of safety: Division of state police, by inserting the following new paragraph after "Communications":

Crowd control equipment	10,000	
Less transfer from highway fund	5,000	
		
Net appropriation		5,000

Further amend the appropriation For department of safety: Division of state police, by changing the figures for "Total for state police" as follows: 142,824 changed to 147,824. Further amend the appropriation For department of safety by changing the figures for "Total for department of safety" as follows: 393,241 changed to 398,241.

Amend the appropriation For secretary of state: Office of secretary, by striking out the same and inserting in place thereof the following:

Office of secretary:	
Salary of secretary	13,501
Salary of deputy secretary	10,741
Other personal services:	
Permanent	53,184
Other	3,675
Total	81,101

Current expenses	7,0 30
Travel:	
In state	125
Out of state	800
Equipment	1,280
Other expenditures:	
Equipment and supplies to revise	
filing system for corporate and	
trade names	8,700

Total 99,036

Further amend the appropriation For secretary of state, by changing the figures for "Total for secretary of state" as follows: 141,883 changed to 154,158.

Amend the appropriation For industrial school: Custodial care, by changing the figures for "Personal services: Permanent" as follows: 333,721 changed to 337,702; by changing the figures for "Total" for personal services, as follows: 342,630 changed to 346,611; by changing the figures for "Current expenses" as follows: 62,596 changed to 65,350; and by changing the figures for "Total" for custodial care, as follows: 407,316 changed to 414,051. Further amend the appropriation For industrial school by changing the figures for "Total for industrial school" as follows: 736,543 changed to 743,278; and, by changing the "Net appropriation" for the industrial school, as follows: 730,043 changed to 736,778.

Amend the appropriation For higher education fund, by changing the figures and sign as follows: 6,875,000+ changed to 7,550,000+.

Amend the appropriation For board of education: Administration, by striking out the same and inserting in place thereof the following:

Administration:

diffinistration.	
Salary of commissioner	16,860
Salary of deputy commissioner	13,620
Other personal services:	
Permanent	202,680
Other	1,500
Total	234,660
Current expenses	20,000

Travel:	
In state	6,500
Out of state	2,500
Equipment	2,300
Other expenditures:	
Implementation of higher	
education loan program	2,500#
Total	268,460

#This appropriation shall not be transferred or expended for any other purpose and shall not lapse until June 30, 1967. Further amend the appropriation For board of education; by inserting after Foundation aid: State aid to school districts the

Special aid to 20 school districts

following new section:

102,710

Further amend the appropriation For board of education: Smith Hughes and George Barden by placing an asterisk after 86,489 for Personal services: Permanent and inserting the following footnote at the end of the paragraph: *This appropriation includes funds for a new position of Director of business education and these funds shall not be transferred or expended for any other purpose. The commissioner of education shall fill this position as soon as possible.

Further amend the appropriation For board of education: Intellectually retarded children by striking out said paragraph and inserting in place thereof the following paragraph:

Intellectually retarded, physically handicapped and emotionally disturbed children

150,000#

#In this appropriation no less than \$87,757 shall be for intellectually retarded children.

Further amend the appropriation For board of education, by inserting after the paragraph for "National defense education act—title X" the following new paragraph:

Manpower development and training fund:

Other expenditures 750,000# Less estimated federal funds+ 675,000

Net appropriation

75,000

#This appropriation shall not lapse at June 30, 1966.

+If the federal grant is less than the amount of the estimate shown herein, the total appropriation shall be reduced in like proportion.

Further amend the appropriation For board of education, by changing the figures for "Total for board of education", as follows: 6,302,328 changed to 6,545,281. Further amend said appropriation For board of education, by striking out the words "Net appropriation" and the figures 6,295,628 and inserting in place thereof the following:

Net appropriation+

Salary of executive secretary

6,538,581

5.000

+Other provisions of law notwithstanding, the balance at June 30, 1965 in the Building projects account shall lapse on July 1, 1965 to unappropriated surplus of the general fund.

Amend the appropriation For coordinating board of advanced education and accreditation by striking out the same and inserting in place thereof the following:

For coordinating board of advanced education and accreditation:

Other personal agentical	5,000
Other personal services: Other	3,167
Total	8,167
Current expenses	750
Travel:	
In state	900
Out of state	100
Equipment	80
	

Total 9,997

Amend the appropriation For bank commissioner: Administration, by striking out under Other personal services the word and sign "Permanent*" and inserting in place thereof the word Permanent, and by deleting the related footnote at the end of the paragraph. Further amend the appropriation For bank commissioner by striking out the words and sign "Total for bank commissioner**" and inserting in place thereof the words Total for bank commissioner and by deleting the related footnote at the end of the appropriation relating to bank examiner grades. Insert the following at the end of the appropriation:

Note: Other provisions of law notwithstanding, the balance at June 30, 1965 in the small loan and motor vehicle finance and branch banking accounts shall lapse on July 1, 1965 to unappropriated surplus of the general fund.

Amend the appropriation For liquor commission: Administration: Current expenses, by striking out the figures and sign 74,450# and deleting the related footnote at the end of the paragraph and inserting in place thereof the figures 53,870. Further amend said appropriation for Administration by changing the figures for "Total" for administration as follows: 457,825 changed to 437,245. Further amend the appropriation For liquor commission: Stores operation, by striking out the same and inserting in place thereof the following:

Stores operation:# Personal services: Permanent## Other	1,173,792 175,000	
Total	1,348,792	
Current expenses	363,750	
Travel:		
In state	15,875	
Equipment	19,500	
Other expenditures:		
Oasi and retirement	75,472	
Total	1,823,389	
Less revenue from Sweepstakes Commission	246,600	
oweepstakes Commission		
Net appropriation		1,576,789

#Two stores in downtown Nashua shall be continued in addition to the new store being constructed.

##This appropriation contains funds for a Manager II, Assistant Manager and 3 Retail Store Clerks for the Pelham store and a new permanent Retail Store Clerk for the Whitefield store.

Further amend the appropriation For liquor commission: Warehouse by inserting an asterisk after the words "Personal services" and inserting the following footnote at the end of the paragraph:

*Three warehouse watchman positions shall be abolished when liquor stock is moved from old warehouse.

Further amend the appropriation For liquor commission, by changing the figures for "Total for liquor commission" as follows: 2,148,992 changed to 2,176,169.

Amend the appropriation For public utilities commission, by changing the figures for "Travel: In state" as follows: 5,360 changed to 5,860; and, by changing the figures for "Total for public utilities commission" as follows: 203,508 changed to 204,008.

Amend the appropriation For tax commission, by inserting after the paragraph for "Forest conservation aid for purposes provided under RSA 79 (Supp)" the following new paragraph:

Appraisal school for selectmen and assessors

2.000

Further amend the appropriation For tax commission, by changing the figures for "Total for tax commission" as follows: 722,901 changed to 724,901.

Amend the appropriation For fish and game department: Damage; by changing the figures for "Current expenses", as follows: 4,450 changed to 6,450; by changing the figures for "Total" for Damage as follows: 19,309 changed to 20,309; by changing the figures for "Total for fish and game department", as follows: 1,456,361 changed to 1,458,361; and by changing the figures for "Less revenue and balance" as follows: 1,456,361 changed to 1,458,361.

Amend the bill at the end of section 1 by changing the figures for "Total net appropriation for the fiscal year ending June 30, 1966" as follows: 43,006,209 changed to 44,233,596.

Amend section 24 of the bill by striking out said section and inserting the following sections after section 23.

24 Interim employment. In addition to any sum hereinabove appropriated for the office of the secretary of state there is hereby appropriated \$6,500 for the employment of Benjamin F. Greer, clerk of the senate during the period from July 1, 1965 to June 30, 1966 at the rate of \$250 bi-weekly. The services of said Benjamin F. Greer shall be available to interim legislative committees and to the secretary of state's department. The sum

hereby appropriated shall be a charge on the legislative appropriation.

- 25 Stenographic overtime. Employees of the secretary of state's office shall be reimbursed for overtime work performed on legislative matters for the 1965 session of the general court at the rate of three dollars and fifty cents per hour, payments of such overtime shall be a charge on the legislative appropriation.
- 26 Room assignment. Other provisions of law notwithstanding, all rooms on the third floor of the state house shall be assigned for use by the President of the Senate and the Speaker of the House.
- 27 Rental or purchase of automatic Data Processing equipment. All contracts for the purchase or rental of automatic data processing equipment in force on the effective date of this act and all contracts for such purchase or rental let prior to June 30, 1966 shall terminate and end on that date. Effective for the fiscal year ending June 30, 1967, the expenditure of funds for the procurement of all automatic data processing equipment shall be accomplished by competitive bid through the division of purchase and property. All state agencies contemplating the use of such equipment shall co-operate with the director of purchase and property and furnish such information as is necessary to establish adequate performance specifications. The director shall establish rules of procedure, and hire necessary consultant services for advice in drawing specifications and recommending contract awards. The governor and council shall approve all contracts for the procurement of automatic data processing equipment in accordance with the provisions of this section. The director of purchase and property is hereby directed to file with the office of the legislative budget assistant a copy of all records including but not being limited to requests for bids, bids, performance specifications, rules, letters of advice and recommendations received by him pursuant to the provisions of this section.

28 Capital budget study and report. The president of the senate and the speaker of the house are hereby authorized to each appoint one knowledgable person having experience and background in finance and business and such two appointees are hereby authorized and directed to make a continuing study during the interim of the manner in which the capital budget is

carried out and executed and they shall prior to the convening of the 1967 session of the general court make a report of their findings and recommendations to said general court in order that it may make any provisions in any future capital budget so that the intentions of the general court shall be clearly expressed and carried out. Each such appointee shall be paid a per diem, at a rate to be set by the president and speaker, and his actual expenses while engaged in his duties pursuant to this section, both of which shall be a charge against the legislative appropriation.

29 New positions. Notwithstanding any other provision of law, during the fiscal year ending June 30, 1966, no new position, or positions, whether classified or unclassified, shall be established except as hereinafter provided and if any position or positions are so established the person or persons employed in such position or positions shall be paid as hereinafter provided: (1) Upon a finding by the governor and council that a bona fide emergency exists they may establish new positions provided, however, that the funds for the salary of the person or persons employed to fill such new positions shall be transferred from the emergency fund (2) A new position or positions may be established under other existing statutes provided that no less than fifty percent of the salary of the person or persons employed to fill such new position or positions is reimbursable by federal or other special funds, and if such new position or positions are established the state's share of said salary shall be a charge against the salary adjustment fund.

30 Takes effect. This act shall take effect July 1, 1965.

* * *

On motion of Mr. Eaton of Hillsborough reading of the amendment was dispensed with.

The Senate message also offered the following amendment to the amendment. The Chair ordered this amendment to the amendment printed in the Journal.

Amend the amendment amending the appropriations For executive branch by striking out the line reading "Salary of governor \$20,000" and inserting in place thereof the line, Salary of governor 25,000

Further amend said appropriation by striking out the line reading "Other + 45,000", under Other personal services, by striking out the same and inserting in place thereof the following:

Other + 54,750

* * *

The Clerk read the amendment to the amendment in full.

On motion of Mr. Eaton of Hillsborough the House nonconcurred in the Senate amendment, and asked for a Committee of Conference.

On a viva voce vote, the motion prevailed, and the Chair appointed Messrs. Eaton of Hillsborough, Craig of Manchester and Roberts of Conway as conferees on the part of the House.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 654, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1967.

Amendment

Amend section 1 of the bill as follows:

Amend the section for legislative branch by striking out the same and inserting in place thereof the following:

A continuing appropriation which shall not lapse, shall not be transferred to any department, institution or account, and which shall be for the expenses of the legislature, including \$184,500 for the office of legislative budget assistant to the appropriations and finance committees, \$75,500 for the office of legislative services and \$16,500 for the office of research analyst to the senate finance committee, as follows: (Salary of legislative budget assistant \$17,500, other expenditures \$167,000#) (Legislative services—other expenditures \$75,500##) (Salary of re-

search analyst to	senate	finance	committee	\$9,500,	other	expen-
ditures \$7,000)					\$(588,900

Travel and expenses authorized by RSA 14-A:3 (supp	7,500
Council of state governments	3,600
Legislative council	2,500
Total for legislative branch	702,500

#In this appropriation \$5,000, or so much as necessary, may be expended by the legislative budget assistant for an audit of the state treasury. The legislative budget assistant may designate a certified public accountant, not employed in state service, to make the annual audit of the state treasury and said legislative budget assistant may accept the findings and report of said certified public accountant as fulfilling the provisions of paragraph II, section 31, chapter 14, RSA, whereby the said legislative budget assistant is required to audit the accounts of the state treasurer. The legislative budget assistant shall, when overtime or temporary assistance is necessary, obtain such assistance and determine the compensation therefor.

##This appropriation includes \$10,000, or so much as necessary, for a continuing interim study of the settlement laws.

Amend the appropriation For executive branch by striking out the same and inserting in place thereof the following:

For executive branch:

Office of governor:	
Salary of governor	20,000
Other personal services:	
Other+	45,000
Total	65,000
Current expenses	8,000
Travel:	
In state#	2,500
Out of state	2,000
Equipment##	5,000
Other expenditures:	
Contingent fund	15,000
Governor's special fund*	10,000
New England governor's council	8,000

Governor's legal counsel	7,475	
Secretary for legal counsel	2,340	
77-4-1		105 915

Γotal

125,315

- +Salaries paid out of this appropriation shall be at levels set by the governor.
- #Expense of operating and maintenance of the governor's state car shall be charged to this appropriation.
- ##Included in this sum is \$4,000 for purchase of a new state car for the governor.
- *The funds appropriated under this item are to be spent by the governor in his own and sole discretion for state purposes, including but not limited to participation in the activities of the United States' Governors Conference, the New England Conference of Governors, and the council of state governments, for which monies are not otherwise appropriated.

Office of economic opportunity:

T) 1	•
Personal	services.

Temporary	\$40,800
Consultants	2,000
Total	42,800
Current expenses	6,950
Travel:	
In state	3,000
Equipment	2,578
Total	55,328
Less federal grant	49,250

Net appropriation

6.078*

*State matching appropriations available for expenditure only if funds are available from a federal grant. If the federal grant is reduced, expenditure of state matching appropriation shall be reduced proportionately.

Emergency fund

75,000

Executive council: Personal services:

19,750

Other—per diem

Secretary to executive council	3,250	
Total Current expenses Travel:	23,000 2,000	
In state Out of state	4,500 500	
Total for executive council		30,000
Total for executive branch		236,393

Amend the appropriation For judicial branch: For supreme court by changing the figures for "Salary of clerk-reporter", as follows: 12,300 changed to 15,000; by changing the figures for "Total" for personal services, as follows: 139,872 changed to 142,572; by changing the figures for "Total" for supreme court, as follows: 154,547 changed to 157,247; and by changing the figures for "Net appropriation", as follows: 153,-897 changed to 156,597.

Further amend the appropriation For judicial branch: For judicial council by striking out the same and inserting in place thereof the following:

For judicial council

8,850+

+ In this appropriation \$5,400 shall be for the salary of the secretary.

Further amend the appropriation For judicial branch: For administrative committees, by striking out the same and inserting in place thereof the following:

For administrative committees:

For district and municipal courts	5,950
For probate courts	500

Total 6,450

Further amend the appropriation For judicial branch by changing the figures for "Total for judicial branch," as follows: 464,587 changed to 472,512.

Amend the appropriation For adjutant general's department: Central administration office, by changing the figures for

"Current expenses" as follows: 6,670 changed to 7,170; by changing the figures for "Total" of said paragraph, as follows: 79,092 changed to 79,592; by changing the figures for "Total for adjutant general's department" as follows: 426,310 changed to 426,810; by changing the figures for "Net appropriation" as follows: 359,274 changed to 359,774.

Amend the appropriation For administration and control: Division of budget and control, by striking out the same and inserting in place thereof the following:

Division of budget and control: Salary of comptroller Salary of business supervisor Salary of assistant business supervisor Other personal services: Permanent Other	16,620 13,560 12,120 5,120 2,600	
Total	50,020	
Current expenses	3,784	
Travel:	- /	
In state	750	
Out of state	510	
Equipment	325	
Other expenditures:		
Atlantic marine fisheries	700	
Firemen's relief	4,000	
League of N. H. arts and crafts	10,000+	
New England board of		
higher education:		
Expenses	5,660	
Grants	50,000	
Oasi contributions:		
State employees	570,000	
Teachers	565,000	
Total		1,260,749

+At the close of each year an operating statement shall be submitted to the governor and council.

Further amend the appropriation For administration and control: N. H. distributing agency: Surplus property division, by changing the figures for "Travel: Out of state", as follows: 500

changed to 800; by changing the figures for "Total" of said paragraph as follows: 39,618 changed to 39,918; and, by changing the figures for "Less estimated revenue and balance" as follows: 39,618 changed to 39,918.

Further amend the appropriation For administration and control, by changing the figures for "Total for administration and control" as follows: 1,903,350 changed to 1,890,090.

Amend the appropriation For attorney general's department: Office of attorney general, by striking out the word and sign "Reports+" and inserting in their place the following words and sign: Reports and opinions+ and also the following footnote relative thereto:

+The attorney general shall submit at least monthly to the legislative budget assistant copies of all opinions given by his office. This appropriation shall cover the expense of printing certain reports and also the expense for a part time trainee in the office not exceeding five hundred dollars. No part of this appropriation shall be transferred or expended for any other purpose than herein set forth; this appropriation shall not lapse but shall be available for expenditure in the ensuing year.

Further amend the appropriation For attorney general's department: Legal assistance for land acquisition by striking out the same and inserting in place thereof the following:

Legal assistance for land acquisition:

Salaries of two assistant attorney's general	20,281
Other personal services: Permanent	7,521
Total	27,802
Current expenses	325
Travel:	
In state	1,525
Equipment	1,000
Total	30,652
Less transfer from highway fund	30,652
Net appropriation	

Further amend the appropriation For attorney general's department: Division of charitable trusts, by striking out the same and inserting in place thereof the following:

· .	_
Division of charitable trusts:	
Salary of director	6,240
Other personal services:	
Permanent	6,711
Other	400
Total	13,351
Current expenses	400
Travel:	
In state	150
Out of state	100
Equipment	200

Total 14,201

Further amend the appropriation For the attorney general's department by changing the figures for "Total for attorney general", as follows: 157,165 changed to 157,485.

Amend the appropriation For department of health and welfare: Office of commissioner of health and welfare, by striking out the same and inserting in place thereof the following:

Office of commissioner of health and welfare:

Salary of commissioner	17,680
Business supervisor—health	
and welfare	13,500
Other personal services:	
Permanent	172,827
Other	3,000
Total	207,007
Current expenses	47,459
Travel:	,
In state	1,900
Out of state	1,400
Equipment	1,571
Other expenditures:	ŕ
Oasi and retirement	12,610

Total for office of commissioner

Further amend the appropriation For department of health and welfare: Division of public health services: Health: Vital statistics by striking out the word and sign "Total+" and inserting in place thereof the word Total; further amend by striking out the footnote following said paragraph.

Further amend the appropriation For department of health and welfare: Division of welfare: Administration by striking out the same and inserting in place thereof the following:

4 7			
Adn	nn	11SU	ration:

Salary of director	13,184
Other personal services:	154.070
Permanent	154,970
Other	7,000
Total	175,154
Current expenses	21,078
Travel:	
In state	4,860
Out of state	1,228
Other expenditures:	
Blue cross and insurance	7,458
Merit system	4,500
Educational leave+	10,000
Employees retirement	51,694
Social security	40,340
Physical examinations	
for applicants	1,000

Total 317,312

+Not to be transferred or used for any other purpose. The total grant to any one person shall not exceed \$5,000 which shall include tuition and stipend.

Further amend the appropriation For department of health and welfare: Division of welfare: Field services, by striking out the same and inserting in place thereof the following:

Field services:

Pe	rsona	l servic	es:
re	rsona	I SCIVIC	C

Permanent	751,427
Other	5,075
Total	756,502
Current expenses	70,000

I ravel: In state	40,316	
Out of state	500	
Equipment	5,761	
Total	87	3.079

Further amend the appropriation For department of health and welfare: Division of welfare, by inserting after the appropriation for "John Nesmith fund" the following new paragraph:

Foster day care:

11,347
880
2,316
483
46
15,072
15,072

Net appropriation

0

Further amend the appropriation For department of health and welfare: Old age assistance, by changing the figures for "State's share" as follows: 950,082 changed to 1,353,364; by changing the figures for "Net appropriation" as follows: 859,082 to 1,262,364; by changing the figures for "Towns and counties" as follows: 1,178,254 changed to 1,312,682; and, by changing the figures for "Less estimated revenue" from towns and counties as follows: 1,178,254 changed to 1,312,682. Further amend the appropriation For department of health and welfare: Division of welfare: Old age assistance to aliens, by changing the figures for "Towns and counties" as follows: 254,987 changed to 303,516; and by changing the figures for "Less estimated revenue" from towns and counties, as follows: 254,987 changed to 303,516.

Further amend the appropriation For department of health and welfare: Division of welfare: Aid to dependent children, by changing the figures for "State's share" as follows: 1,352,175 changed to 1,369,797; and by changing the figures for "Net ap-

propriation" for aid to dependent children as follows: 1,272,175 changed to 1,289,797.

Further amend the appropriation For department of health and welfare: Division of welfare: Aid to needy blind: by changing the figures for "State's share" as follows: 183,878 changed to 220,685; and by changing the figures for "Net appropriation" for Aid to needy blind, as follows: 181,678 changed to 218,485.

Further amend the appropriation For department of health and welfare: Division of welfare: Aid to permanently and totally disabled: by changing the figures for "State's share", as follows: 217,293 changed to 267,636; by changing the figures for "Towns and counties" as follows: 329,338 changed to 356,445; and by changing the figures for "Less estimated revenue" from towns and counties as follows: 329,338 changed to 356,445.

Further amend the appropriation For department of health and welfare: Division of welfare by changing the figures for "Total for division of welfare" as follows: 4,375,621 changed to 5,090,633; by changing the figures for "Less transfer re administration from federal grants", as follows: 620,339 changed to 723,891; and by changing the figures for "Net appropriation" as follows: 3,744.922 changed to 4,356,642. Further amend the appropriation For department of health and welfare: Division of welfare: by inserting at the end of said appropriation the following:

Note: Other provisions of law notwithstanding, any balance remaining in state accounts at the close of the fiscal year shall lapse to unappropriated surplus of the general fund.

Nursing homes and hospitals providing nursing care shall be eligible for payment by the Division of Welfare for nursing care.

If revenue and balance exceed estimates in the federal, town and county accounts of the welfare division, such excess may be expended with the approval of the governor and council, provided however that any federal administration funds in these accounts must first be transferred to the estimated revenue account for that purpose. The director of the division of welfare shall monthly certify to the comptroller the amount of said administration funds so earned and the comptroller shall then effect the transfer.

Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: Administration, by changing the figures for "Other personal services: Permanent" as follows: 70,348 changed to 77,068, by changing the figures for "Total" for personal services as follows: 98,-968 changed to 105,688; and by changing the figures for "Total" for administration as follows: 103,993 changed to 110,713. Further amend said appropriation for Laconia state school: Professional care and treatment, by changing the figures for Personal services: Permanent, as follows: 1,092,857 changed to 1,111,357; by changing the figures for "Total" for personal services as follows: 1,108,857 changed to 1,127,357, and by changing the figures for "Total" for Professional care and treatment as follows: 1,133,257 changed to 1,151,757. Further amend said appropriation for Laconia state school: Custodial care: by changing the figures for "Personal services: Permanent" as follows: 248,834 changed to 252,507; by changing the figures for "Total" personal services as follows: 250,834 changed to 254,507; and by changing the figures for "Total" for Custodial care, as follows: 524,418 changed to 528,091. Further amend said appropriation for Laconia state school by changing the figures for "Total for Laconia state school" as follows 2,265,132 changed to 2,294,025; and by changing the figures for "Net appropriation" for Laconia state school as follows: 2.253,332 changed to 2,282,225.

Further amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: Administration, by changing the figures for "Current expenses" as follows: 48,236 changed to 68,236; and by changing the figures for "Total" for administration as follows: 197,189 changed to 217,189. Further amend said appropriation for New Hampshire hospital: Professional care and treatment by inserting Senior psychiatrist (13) 157,243 before "Personal services" and by changing the figures for "Personal services: Permanent" from 3,436,365 changed to 3,189,122; by changing the figures and sign for "Current expense" as follows: 156,608+ changed to 158,608+; by changing the figures for "Total" for professional care and treatment, as follows: 3,626,716 changed to 3,628,716; and by deleting the footnotes following said paragraph and inserting in place thereof the following:

#This appropriation includes salaries for two temporary psych. social workers who shall be assigned to the geriatrics program, and \$5,000 for psychology interns which shall not be used for any other purpose. Students accepted as medical interns shall have completed a minimum of two years of medical school.

+No charge against this appropriation or any other appropriation of the New Hampshire hospital shall be made for nurses uniforms.

Further amend said appropriation for New Hampshire hospital by changing the figures for "Total for New Hampshire hospital" as follows: 6,118,867 changed to 6,140,867, and by changing the figures for "Net appropriation" for the New Hampshire hospital as follows: 6,055,367 changed to 6,077,367.

Further amend the appropriation For department of health and welfare: Division of mental health, by changing the figures as follows: 8,588,624 changed to 8,639,517; Further amend the total For department of health and welfare by changing the figures for "Total for department of health and welfare" as follows: 14,798,627 changed to 15,464,110.

Amend the appropriation For barbers' board by changing the figures for "Personal services: Other" as follows: 1,100 changed to 1,650; and by changing the figures for "Total" for barbers board as follows: 5,670 changed to 6,220.

Amend the appropriation For insurance department by striking out the entire appropriation and inserting in place thereof the following:

For insurance department:

Office of commissioner:	
Salary of commissioner	15,181
Salary of deputy commissioner	12,240
Salary of assistant to commissioner	9,375
Other personal services:	
Permanent	64,403
Total	101,199
Current expenses	8,995
Travel:	
In state	100
Out of state	1,000
Equipment	560

Total

Rating division: Personal services: Permanent Current expense	19,775 1,435	
Travel:		
In state	100	
Out of state	400	
Equipment	130	
1 1		
Total		21,840
Real estate division:		
Personal services:		
Permanent	4,851	
Current expenses	1,872	
Travel:	,	
In state	100	
Out of state	200	
Equipment	425	
Total		7,448
Total for insurance departmen	ıt.	141,142

Amend the appropriation For personnel department by changing the figures for "Current expense" as follows: 4,834 changed to 5,534; by changing the figures for "Total" for personnel department as follows: 116,855 changed to 117,555; and, by changing the figures for "Net appropriation" as follows: 102,-335 changed to 103,035.

Amend the appropriation For resources and economic development: Office of commissioner: Division of administration, warehouse and graphic arts, by striking out said division and inserting in place thereof the following:

Division of administration, warehouse and graphic arts:

Salary of commissioner	16,281
Other personal services:	
Permanent	152,042
Other	7,200
Total	175,523
Current expenses	17,500

Travel:	
In state	2,000
Out of state	900
Equipment	2,500
Other expenditures:	
Community recreation services	15,000+
•	

Total 213,423

+This appropriation shall not be transferred or expended for any other purpose.

Further amend the appropriation For resources and economic development: Office of commissioner by changing the figures for "Total for office of commissioner as follows: 294,284 changed to 309.284.

Further amend the appropriation For resources and economic development: Division of resources development by inserting the sign "++" after the words "Total for division of resources development"; and by adding the following footnote after said division:

++If the income from federal grants exceeds estimates, such excess may be expended with approval of the governor and council.

Further amend the appropriation For resources and economic development: Division of parks, by deleting the footnote at the end of said division designated with the sign "*" and insert in place thereof the following:

*Rates charged at service and self-supporting parks shall be adjusted to assure that estimated revenue will be realized. Expenditures for the division of parks, for the fiscal year, shall not exceed legislative net appropriation plus actual revenue.

Further amend the appropriation For resources and economic development: Division of economic development: Vacation travel promotion: Other expenditures by striking out the word "Planning" and inserting in place thereof the words: Planning and promotion.

Further amend the appropriation For resources and economic development: Water resources board, by changing the figures for "Current expense" as follows: 3,500 changed to 3,800; by changing the figures for "Other expenditures: Stream flow gaug-

ing" as follows: 24,000 changed to 24,200; by changing the figures for "Total for water resources board as follows: 153,775 changed to 154,275; and by changing the "Net appropriation" as follows: 127, 147 changed to 127,647.

Further amend the appropriation For resources and economic development by changing the figures for "Total for department of resources and economic development" changed as follows: 1,979,645 changed to 1,995,145.

Amend the appropriation For department of safety: Office of commissioner by changing the figures for "Other personal services: Permanent" as follows: 70,113 changed to 71,313; by changing the figures for "Total" personal services as follows: 88,713 changed to 89,913; by changing the "Total" for office of commissioner, as follows: 105,588 changed to 106,788; and by changing the figures for "Less transfer from highway fund," as follows: 101,364 changed to 102,564.

Further amend the appropriation For department of safety: Initial plate fund, by adding after "Driver assistance" the following: Police training school 4,000; and, by changing the figures for "Total" for initial plate fund as follows: 76,644 changed to 80,644; and, by changing the figures for "Less estimated revenue" as follows: 76,644 changed to 80,644.

Further amend the appropriation For department of safety: Division of state police: Traffic bureau by striking out said section and inserting in place thereof the following:

'raffic bureau:	
Salary of director	12,000
Other personal services:	
Permanent	930,310
Other	2,000
Total	944,310
Current expenses	83,420
Travel:	
In state	179,000
Out of state	1,500
Equipment	109,900
Other expenditures:	
Training	3,800
Oasi and retirement	46,390
Blue cross, insurance	6,260

T

For new troopers:	
Automobiles	12,000
Radios	2,934
Uniforms and equipment	4,590
Retirement, blue cross, insurance	4,902
Total for traffic bureau	1,399,006
Less estimated revenue	42,400
Less transfer from turnpikes	133,325
Less transfer from highway fund	1,223,281

Net appropriation

Further amend the appropriation For department of safety: Division of state police: Communications, by striking out said section and inserting in place thereof the following:

Communications:#	
Personal services:	
Permanent	63,520
Current expenses	16,000
Travel:	
In state	4,900
Equipment	1,900
Other expenditures:	
Oasi, retirement, blue cross,	
insurance	4,210
Total	90,530
Less estimated revenue	800
Less transfer from highway	
fund	80,227
Net appropriation	

Only 1 uniformed employee shall be assigned to the communications section.

Amend the appropriation For industrial school: Custodial care, by deleting same and inserting in place thereof the following:

Custodial care:*
Personal services:
Permanent

331,485

0

9,503

8,998

340,483	
65,350	
2,151	
	65,350

Total 407,984

- * Such sums as may be required for the custody of certain inmates shall be transferred from the emergency fund upon approval by the governor and council.
- + In this appropriation \$22,500 shall be for products used from the institution's farm. No part of this amount shall be transferred to any other appropriation or expended for any other purpose. The institution's farm shall receive credit for all products used even though in excess of \$22,500.
- # In this appropriation \$1,550 shall be for subsistence and support of persons and shall not be used for any other purpose or transferred to any other account.

Further amend the appropriation for industrial school by changing the figures for "Total for industrial school" as follows: 676,493 changed to 683,228; and by changing the "Net appropriation" for the industrial school as follows: 669,993 changed to 676,728.

Amend the appropriation For higher education fund by deleting the same and inserting in place thereof the following:

For higher education fund:

Other

Includes university of New Hampshire,

Plymouth state college and Keene state college

6,200,000+

+ For the fiscal year ending June 30, 1967, the millage formula provided by RSA 187:24 is hereby suspended and the sum hereby appropriated shall be the total appropriation for the university of New Hampshire, Plymouth state college and Keene state college and shall be in lieu of requirements for appropriation under said RSA 187:24; provided however that there is hereby appropriated the additional sum of one million two hundred and fifty thousand dollars to be added to the above appropriation for the above uses to be a charge against unrestricted funds and if unrestricted revenue received during the

fiscal year ending June 30, 1966 does not exceed the final estimate of such revenue prepared by the legislative budget assistant and submitted by him to the 1965 general court, the treasurer is hereby authorized, under the direction of the governor and council, to borrow for the purposes hereof on short-term loans the sum of one million two hundred and fifty thousand dollars, provided however that if such unrestricted revenue does exceed the said final estimate the treasurer is so authorized to so borrow only such sum as the difference between the sum of one million two hundred and fifty thousand dollars less, the excess of unrestricted revenue received during the fiscal year ending June 30, 1966 over said estimate of such revenue.

Amend the appropriation For board of education: Smith-Hughes and George Barden by placing an asterisk after 84,144 for Personal services: Permanent and inserting the following footnote at the end of the paragraph:

* This appropriation includes funds for a position of director of business education and these funds shall not be transferred or expended for any other purpose.

Further amend the appropriation For board of education: Intellectually retarded children by striking out said paragraph and inserting in place thereof the following paragraph:

Intellectually retarded, physically handicapped and emotionally disturbed children

150,000#

In this appropriation no less than \$102,674 shall be for intellectually retarded children.

Further amend the appropriation For board of education: by changing the figures for "Total for board of education", as follows: 6,580,871 changed to 6,628,197; by changing the figures for "Net appropriation" for the board of education as follows: 6,574,171 changed to 6,621,497.

Amend the appropriation For coordinating board of advanced education and accreditation by deleting the same and inserting in place thereof the following:

For coordinating board of advanced education and accreditation:

Salary of executive secretary

5,000

Other personal services:

Other	3,167	
Total	8,167	
Current expenses	750	
Travel:		
In state	900	
Out of state	100	
Equipment	55	
Total		9,972

Amend the appropriation For bank commissioner: Administration, by striking out under Other personal services the word and sign "Permanent*" and inserting in place thereof the word Permanent, and by deleting the related footnote at the end of the paragraph. Further amend the appropriation For bank commissioner by striking out the words and sign "Total for bank commissioner*" and inserting in place thereof the words Total for bank commissioner, and by deleting the related footnote at the end of the appropriation relating to bank examiner grades.

Amend the appropriation For liquor commission: Administration: Current expenses by striking out the figures and sign "61,610#" and deleting the related footnote at the end of the paragraph and, inserting in place thereof the following: 61,610.

Further amend the appropriation For liquor commission: Stores operation, by striking out the same and inserting in place there-of the following:

Stores operation:

Personal services:	
Permanent	1,155,307
Other	175,000
Total	1,330,307
Current expenses	383,150
Travel:	
In state	9,875
Equipment	19,500
Other expenditures:	
Oasi and retirement	73,429
Tatal	1 916 961
Total	1,816,261

Less revenue from sweepstakes commission

246,600

Net appropriation

1,569,661

Further amend the appropriation For liquor commission by changing the "Total for liquor commission" as follows: 2,106,-281 changed to 2,156,434.

Amend the appropriation For public utilities commission by changing the figures for "Travel: In state" as follows: 5,360 changed to 5,860; and by changing the figures for "Total for public utilities commission" as follows: 198,551 changed to 199,051.

Amend the appropriation For tax commission by inserting after the Taxation of boats: Net appropriation, the following new item:

Appraisal school for selectmen and assessors

2,000

Further amend the appropriation For tax commission by changing the figures for "Total for tax commission" as follows: 654,763 changed to 656,763.

Amend the appropriation For fish and game department: Damage; by changing the figures for "Current expenses" as follows: 4,450 changed to 6,450; and by changing the figures for "Total" for damage as follows: 18,091 changed to 20,091.

Further amend the appropriation For fish and game department by changing the figures for Total for fish and game department" and "Less revenue and balance" as follows: 1,416,765 changed to 1,418,765.

Further amend section 1 by changing the figures for "Total net appropriation for the fiscal year ending June 30, 1967" as follows: 42,865,144 changed to 42,858,537.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Out of state travel. Notwithstanding any other provision of law, no transfers shall be made to or from any out of state travel appropriation authorized by section 1. The state treasurer and the state comptroller shall maintain separate appropriations accounts for out of state travel as appropriated in section 1.

Amend the bill by striking out section 14 and inserting in place thereof the following new sections:

- 14 Interim employment. In addition to any sum appropriated hereinabove for the office of the secretary of state there is hereby appropriated \$3,250 for the employment of Benjamin F. Greer, clerk of the senate during the period from July 1, 1966 to December 31, 1966 at the rate of \$250 bi-weekly. The services of said Benjamin F. Greer shall be available to interim legislative committees and to the secretary of state's department. The sum hereby appropriated shall be a charge on the legislative appropriation.
- 15 New positions. Notwithstanding any other provision of law, during the fiscal year ending June 30, 1967, no new position, or positions whether classified or unclassified, shall be established except as hereinafter provided and if any position or positions are so established the person or persons employed in such a position or positions shall be paid as hereinafter provided: (1) Upon a finding by the governor and council that a bona fide emergency exists they may establish new positions provided however, that the funds for the salary of the person or persons employed to fill such new positions shall be transferred from the emergency fund (2) A new position or positions may be established under other existing statutes provided that no less than fifty percent of the salary of the person or persons employed to fill such new position or positions is reimbursable by federal or other special funds and if such new position or positions are established the state's share of said salary shall be a charge against the salary adjustment fund.
- 16 Room assignment. Other provisions of law notwithstanding all rooms on the third floor of the state house shall be assigned for use by the President of the Senate and the Speaker of the House.
 - 17 Takes effect. This act shall take effect July 1, 1966.

* * *

On motion of Mr. Eaton of Hillsboro the reading of the amendment was dispensed with.

The Senate Message also offered the following amendment to the Committee's Amendment to HB 654:

Amend the amendment amending the appropriation For executive branch by striking out the line "Salary of governor 20,000" and inserting in place thereof the line,

Salary of governor 25,000

Further amend said appropriation by striking out the line reading "Other \pm 45,000", under Other personal services, by striking out the same and inserting in place thereof the following:

Other + 51,750

The Clerk read the amendment to the amendment in full.

On a motion of Mr. Eaton of Hillsborough the House nonconcurred in the Senate amendment, and asked for a committee of Conference.

On a viva voce vote, the motion prevailed, and the Chair appointed Messrs. Eaton of Hillsborough, Craig of Manchester and Roberts of Conway as conferees on the part of the House.

Resolutions

Messrs. White of Atkinson, Underwood of Chester and Stearns of Hinsdale offered the following resolutions:

Whereas, Harry B. Tuttle, former Representative from Atkinson is being honored today by his town for his interest in public and civic affairs, and

Whereas, Mr. Tuttle served as a member of the School Board, and has been tax collector since 1920, District Moderator, Town Health Officer and Civil Defense Director; he was the first 4-H Club leader in his town and the first President of the annual Rockingham County 4-H Fair, and

Whereas, Few men in Atkinson have had the distinction of such an outstanding record in public office and civic interest, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby honor Mr. Tuttle for his many services to his town, county and state and extend to him our congratulations for all his accomplishments and achievements, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mr. Tuttle.

On a *viva voce* vote the resolutions were adopted.

Messrs. Bell and Smith of Plymouth offered the following resolutions:

Resolutions

Whereas, Miss Suzanne Loizeaux, former Representative from Plymouth, has been hospitalized in the Sceva Speare Memorial Hospital in Plymouth, therefore be it

Resolved, That we, the Members of the House of Representatives of the General Court of New Hampshire, extend to our former Fellow Member our sympathy in her illness and extend to her our best wishes for her speedy return to health, and be it further

Resolved, That a copy of these Resolutions be sent to Miss Loizeaux.

On a viva voce vote these resolutions were adopted.

Mr. Latour for the Nashua Delegation offered the following resolutions:

Resolutions

Whereas, We are sorry to learn of the illness of our fellow Representative from Nashua, Mrs. Helen Barker, and

Whereas, Mrs. Barker has served long and faithfully in various capacities her city and state and has been a distinguished credit to her community, therefore be it

Resolved, That we, the Members of the New Hampshire House of Representatives in General Court convened, do hereby extend to her our sincere sympathy for her confinement with a fervent wish for her speedy recovery, and be it further

Resolved, That the Clerk be instructed to transmit a copy of these resolutions to Mrs. Barker.

On a viva voce vote these resolutions were adopted.

Resolutions

Messrs. Drew and Canney of Farmington offered the following resolutions:

Whereas, We have learned with regret of the death of Ernest E. Lefavour, former Representative from Farmington, and

Whereas, Mr. Lefavour served his community as Postmaster and Selectman, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Lefavour, and be it further

Resolved, That a copy of these resolutions be forwarded to his son, Robert Lefavour.

* * *

On a viva voce vote these resolutions were adopted.

Mr. Latour for the Nashua Delegation, Mr. Totman for the Judiciary Committee, Mrs. Taylor of Whitefield offered the following resolutions:

Resolutions

Whereas, We have learned of the death of our former Fellow Member, Mabel Thompson Cooper, and

Whereas, Mrs. Cooper was a faithful member for many legislative sessions, serving for many of them on the important Judiciary Committee, and

Whereas, She played a prominent part in the civic and business world not only in her own city but throughout the state, therefore be it

Resolved, That we, the Members of the House of Representatives in General Court convened, do hereby pay our respect to her in her fulfillment of all duties in the interest of society and extend our heartfelt sympathy to her son, Paul Blood of Nashua, and be it further

Resolved, That a copy of these Resolutions be transmitted to him.

* * *

On a rising vote of silent prayer these resolutions were unanimously adopted.

Mr. Pickett of Keene announced that today is the anniversary of the act of the state of New Hampshire in revising the constitution of the United States and that New Hampshire, being the 9th state to take such action, thereby implemented the constitution.

Remarks of Mr. Capistran, Representative, Ward 12 of Manchester on House Bill 791 on Thursday, June 17, 1965

"Mr. Speaker. Members of the House. When this bill first came in to our Committee, in fact it came in this morning and apparently was printed yesterday afternoon, I came into the Committee meeting a little late and I was wondering what was going on. So I started to analyze part of the bill and I had much misgiving about the bill. However, upon analysis after questioning certain individuals who did appear before our Committee, I came to the conclusion that with this preamble to the bill that we could pass this bill. Now then, as Mr. Green appeared before our Committee and he stated, this is the former Asst. Attorney General William Green from Manchester, an attorney, Mr. Green stated that the bill is not intended for acts which are not conduct likely to lead to mob action. That is practically verbatim what he stated. They went on — the gist of the hearing went on to give us this impression. It is not designed to correct such assemblage of youngsters as occurs on Elm Street in the City of Manchester on a Thursday evening. The bill itself does not in any manner repeal other acts except RSA 609 which is suppression of riots. The intent of this act is to cover unlawful and riotous assembly by a group or inciting of such unlawful and riotous assembly by a group. This act is to repeal RSA 609 which, according to the Attorney General's Office, is ineffective to correct such unlawful and riotous assembly at this time. Therefore, with this preamble, I would be in favor of this bill. Now then, the bill in itself isn't too complicated. I could explain the whole bill and I think I would be taking up your time. If someone has any questions to ask, I'll do the best I can to explain the problem."

Remarks by Ralph W. Totman, Representative from Alstead on House Bill 791 on Thursday, June 17, 1965

"Mr. Speaker and Members of the House. I have enjoyed already some of the questions and comments raised. I think

many of us are familiar with the fact that you can be pressed into duty by a forest fire warden or one attempting to put out a forest fire. So I see no great difference here in regard to the matter that Mr. Capistran tried to explain, that is, the refusal to aid and a person can be fined up to fifty dollars for refusal to aid in a situation that we are dealing with. I would like to go back a little bit for the benefit of those who haven't had an opportunity to read this bill. The purpose of our preamble was to set forth the intent. Those of you who are familiar with court practice know that frequently there is a desire upon the part of the court to know not just what the words of the law state, but what was the intent? What was the purpose in the minds of the legislators who enacted a certain statute and this is an attempt to define that. Of course we all recognize that we can't legislate police brains, but by the same token we can't always legislate legislative brains either. If you recall, the title is 'relative to mob action' and in A-1 we attempted to define it by saying it is the use of force or violence concerning the disturbing of public peace by two or more persons acting together and without the authority of law and the question was raised, 'What was the former law?' I believe it was twelve, which was answered. I also suggest to you the practicality. Can one police officer handle twelve people? I think your good sense will tell you 'no'. The purpose of picking an arbitrary figure of two would be such that maybe one police officer can handle that number and also these two must be acting without authority of law. Secondly, any assembly of two or more persons to do an unlawful act, so you could have two or you could have twenty or you could have two hundred teenagers gather who would not necessarily be up to unlawful acts. Thirdly, it is defined 'an assembly of two or more persons without authority of law for purpose of doing violence to the person or to one's property of anyone supposedly guilty of a violation of law,' which maybe in easier English states the following: Supposing a small group of us figured this individual had been guilty of some mob action and had beaten down a police officer. Maybe we don't know that as a fact. Maybe we didn't witness it. That would prevent that kind of action. It would simply prevent what we used to know in the South as 'lvnch law'. So that is the reverse side of the coin in regard to this type of act. A-2 takes up the penalty 'anyone involved in mob action may be fined up to five hundred dollars.' Some people raised the question of why not a minimum as well as a maximum. Well, most of

us believe that the judge should have some discretion relating to facts and circumstances surrounding a particular act and that is customary in most all of our laws to just set a figure of not more than. A-3 takes up the matter of violence. Any participant in mob action by violence inflicting injury to the person or property may be fined up to one thousand dollars or imprisoned not less than one year nor more than three and frankly, it says 'or both', which most laws do incorporate. The matter of 'refusal to aid', I think has been reasonably well discussed. In A-6, there is the term 'liability of principal' and that simply states that any person who aids or promotes or encourages, takes the lead or even takes direction, is liable criminally as a principal and that is fundamental law in many states. Those of you who are old enough to remember the Sacco-Vanzetti case in Massachusetts, remember that more than one man participated in that murder, but under the law, they were all guilty as a principal and that is the thing involved here. There are three other little sections of the bill which are current law but merely raise the fine. Under 'Crimes against Order', the fine has gone from twenty five dollars up to a maximum of five hundred; and for disorderly conduct, the fine has gone up to five hundred, where the maximum was one hundred. Those of you who have read it may enjoy that last little paragraph about the seers and crystal ball gazers and that sort of thing under vagabonds or disorderly persons can be fined again up to five hundred dollars. That is the real meat and gist and the purpose was explained by the amendment as to what we are attempting to do and I can tell you that General McSwiney, among others, was present and favored the bill and the Attorney General's Office favored the bill and a Member of the Governor's Council on this problem favored the bill and I was asked to be a cosponsor. It is not my brain-child. It is not my drafting. The bill was drafted in the Attorney General's Office, largely based as you have been told, on an Illinois statute and it appeared to many of us, that this was a good tool to use and it may be used throughout the state."

* * *

On motion of Mr. Pickett of Keene the House adjourned from the morning session.

Afternoon Session

On motion of Mr. Pickett of Keene the rules of the House were so far suspended as to permit third reading of bills by title only, and that when the House adjourns today it be in honor of Mrs. Mabel Cooper of Nashua, a strong supporter of the constitution of the United States, and of the State of New Hampshire, and to meet tomorrow morning at 11:00 o'clock.

Third readings

The following House bills were read a third time, passed, and sent to the Senate for concurrence:

HB 156, relative to state participation in water pollution control costs.

HB 585, relating to the Monadnock Regional School District.

HB 772, to legalize the proceedings of a special meeting of the Goshen-Lempster Cooperative School District on June 5, 1965.

HB 745, to amend the law relating to real estate brokers and salesmen.

HB 730, to clarify the method of procedure of casting absentee ballots by the moderator.

HB 734, to clarify the procedure on challenges of absentee ballots.

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed:

SB 97, creating a state commission on the arts.

SB 84, requiring reporting by physicians and institutions of certain physical abuse of children.

* * *

The Chair announced that today was the birthday of Mr. London of New London.

* * *

On motion of Mr. Adams of Lebanon the House adjourned at 3:14 P. M.

TUESDAY, June 22, 1965

The House met at 11:00 o'clock

Joint Convention

Prayer

Prayer was offered by Guest Chaplain John D. Westhaver, Jr. of the Congregational Church of Rindge.

Before you, my Father, are a sea of sculptured faces . . . some lifted, some bowed low . . . a sea of faces which represent a state in this beloved land . . . not just any state, but our state, our trust, our promised land. And in a corner of this land, hewed by thy agencies of weather and of time, you have set for us sign; out of solid granite you have made for us a face . . . the face of man and the face of time.

In this moment of meditation and in the years which lie ahead, let our faces be so hewed . . . as reflections of our lives, not of vain marble which seeks to cover the wrinkles of time, not of artist's clay which can cloud our reflection of hate, distrust, and cowardness, not of the river's mud which washes out the sweat of toil and honest work, . . . but of justice, mercy and the test of time, of solid granite hew our face . . . of solid granite as the emblem of our state. Amen.

Pledge of Allegiance to the Flag

Mrs. Rubins of Rochester led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced as guests of the House today, the Brownie Troop from Gonic, courtesy of Mrs. Rubins of Rochester.

The Chair also introduced Don Williams, son of Representative Williams of Berlin and Gil Fernandey of Portuguese Guiana as guest of Mr. Hilliard of Dover.

Committee Reports

HB 90, relative to the department of agriculture and to the agricultural advisory board, Mr. Bragdon of Amherst for Agriculture. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 139, providing appropriation for administration of the milk sanitation code, Mr. Ballam of Walpole for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Milk Sanitation Code. The sum of twenty-eight thousand, nine hundred and thirty-five dollars (\$28,935) for the fiscal year ending June 30, 1966, and the sum of twenty-six thousand, two hundred seventy-five dollars (\$26,275) for the fiscal year ending June 30, 1967, are hereby appropriated to be expended by the division of public health services for the purpose of the implementation of the milk sanitation code established by RSA 184:79-102 as inserted by 1963, 289:1. The governor is authorized to draw his warrants for the sums appropriated hereunder from any funds in the treasury not otherwise appropriated.

Further amend the bill by striking out section 2 and inserting in place thereof the following:

2 Personnel. The director of the division of public health services may employ not more than three persons for the administration of said code, the expense of such employees to paid from funds provided in section 1 as follows:

	1966	1967
2 Sanitarian II	\$ 9528	\$ 9968
l Sanitarian III	5457	5737
	\$14985	\$15705
l Part time Laboratory Assistant	\$ 2000	\$ 2000
Current Expenses	2000	1500
Travel	8500	8500
Equipment	1450	370
	\$2 8935	\$2627 5

. . .

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 285, relating to an additional bounty on porcupines, Mr. Ballam of Walpole for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and renumbering section 3 to read section 2.

* * *

On a viva voce vote the amendment was adopted and the bill ordered to a third reading.

HJR 1, providing an appropriation toward reconstruction of Fort at Number Four, Mrs. Weeks of Greenland for Appropriations. Ought to pass.

On a viva voce vote the joint resolution was ordered to a third reading.

HB 592, providing additional retirement allowances for certain retired state employees, Mr. Roberts of Conway for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 43, making appropriations for county extension agents, Mrs. Weeks of Greenland for Appropriations. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "one hundred and eleven" in the sixth line and inserting in its place the word, ninety-two, and by striking out the words, "and six thousand dollars toward the maintenance of each of" in the twenty-seventh and twenty-eighth lines and inserting in place thereof the word, and, so that the section is amended to read:

1 University of New Hampshire. Amend RSA 187:23 as amended by 1957, 312:1 by striking out said section and inserting in place thereof the following:

187:23 County Extension Work. There shall be appropriated annually by the state the sum of ninety-two thousand four hundred dollars for the purpose of conducting cooperative extension work in agriculture and home economics in the various counties of the state in cooperation with the federal department of agriculture and the said counties and in furtherance of the so-called Smith-Lever Act as accepted by the state under the provisions of chapters 194 and 195 of the laws of 1915. The sums herein appropriated shall be expended through the New Hampshire College of Agriculture and the Mechanic Arts and the University of New Hampshire. From said appropriation there shall be paid not exceeding the sum of six thousand six hundred dollars per year toward the maintenance of a county agricultural agent, a county home economist and a 4-H vouth development agent in any county which shall appropriate at least an equal amount for said purpose in said county; and there shall be paid not exceeding the sum of two thousand two hundred dollars per year toward the maintenance of, each assistant agent and each of five area agents in agriculture. The sums hereinbefore appropriated shall be paid to the treasurer of the university and college in four equal installments on the first day of July, October, January and April of each fiscal year.

Further amend the bill by striking out section 2 and renumbering section 3 to read section 2.

** **

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 37, relative to the relocation of a portion of the Central New Hampshire turnpike, Mr. Belcourt of Nashua for Appropriations. Ought to pass with amendment.

Amendment

1 Central New Hampshire Turnpike. Amend RSA 257-A:1 by inserting after the word "Nashua" in the seventh line the words, and to lay out and construct additional ramps at the interchange of the central New Hampshire turnpike and route 130, and for the acquisition of land necessary for continuation and construction of the F. E. Everett turnpike to the N. H., Mass. boundary and to provide an access road or ramps north and south at Spitbrook road, provided funds are available for

the construction of the additional ramps within the appropriations made hereunder for the purposes of this chapter, so that said section as amended shall read as follows: 257-A:1 Authority Granted. For the purpose of connecting the central New Hampshire turnpike with the proposed relocation of route U.S. 3 in Massachusetts, at the New Hampshire-Massachusetts boundary, the commissioner of public works and highway, with the approval of the governor and council, is hereby authorized to lay out and construct a relocation of the central New Hampshire turnpike at a point westerly of the present location of said route in the city of Nashua, and to lay out and construct additional ramps at the interchange of the central New Hampshire turnpike and route 130, provided funds are available for the construction of the additional ramps within the appropriation made hereunder for the purposes of this act. Except as may be inconsistent herewith and except as hereinafter otherwise provided, said relocation shall be laid out, constructed and operated in accordance with, and shall be subject to, the provisions of RSA 257, including, but not limited to, section 7 of said chapter 257. Provided further that said relocation shall not be opened to traffic until relocated route 3 in Massachusetts shall also be opened to traffic.

Further amend said bill by striking out section 1, renumbering the same and inserting in place thereof the following:

2 Appropriation Increased. Amend RSA 257-A:2, as inserted by 1963, 281:1 by striking out the same and inserting in place thereof the following: 257-A:2 Funds Provided. A sum not exceeding four million dollars is hereby appropriated for the purposes authorized in this chapter. The appropriation hereunder shall be a continuing appropriation and shall not lapse.

Further amend said bill by renumbering sections 2 to 4, inclusive, to sections 3 to 5.

Mr. Belcourt of Nashua explained the bill.

On a viva voce vote the amendment was adopted and the bill ordered to a third reading.

HB 509, creating an office of community recreation service, Mr. Ferguson of Manchester for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 264, to authorize payment of twenty-two thousand dollars as state's contribution to costs of modification and maintenance of New England Exhibit at World's Fair, Mr. Resnick of Manchester for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out the title and inserting in place thereof the following:

An Act to authorize payment of twenty thousand dollars as state's contribution to costs of modification and maintenance of New England Exhibit of World's Fair.

Amend the bill by striking out section 1 and inserting in its place the following:

1 Appropriation. The sum of twenty thousand dollars is hereby appropriated to be expended by the governor for the purpose of paying the share of the state toward the cost of modification and maintenance of the New England Exhibition at the New York World's Fair. Any provision of law to the contrary notwithstanding, the governor may at any time after passage of this act draw his warrant out of any money in the treasury not otherwise appropriated and cause such sum to be paid over to the New England Council World's Fair Corporation for the purpose herein stated. Nothing in this act shall be deemed to pledge the credit of the state nor to incur any liability for the state in excess of the sum appropriated herein. Payment of the sum authorized by this act shall not be made to the New England World's Fair Corporation unless said corporation agrees to refund any sum paid under authority contained in this act if the other four participating New England States fail to pay their previously agreed share of the costs of the program for which the sum is hereby appropriated and further that said corporation agrees that the sum hereby appropriated shall be a complete and final settlement.

Mr. Ferguson of Milford moved that HB 264 be indefinitely postponed and spoke in favor of the motion.

Mr. Cobleigh of Nashua spoke against the motion to indefinitely postpone.

(discussion ensued)

Messrs. Resnick of Manchester and Taft of Greenville spoke against the motion.

On a viva voce vote the motion to indefinitely postpone was not adopted.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 683, relating to party designation of registered voters, Mr. Cox of Merrimack for Banks. That the bill be referred to the legislative council.

On a *viva voce* vote the bill was referred to the legislative council.

HB 710, to allow a voter to change his party designation or remove his party designation immediately after voting, Mr. Cox of Merrimack for Banks. That the bill be referred to the legislative council.

On a viva voce vote the bill was referred to the legislative council.

HB 731, relative to solicitation of funds for religious, benevolent or philanthropic purposes, Mr. Cox of Merrimack for Banks. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the word "may" in the ninth line and inserting in its place the word, shall, so that the section is amended to read:

1 Solicitation of Funds. Amend RSA 320:20 as amended by 1961, 22:1 by striking out the entire section and inserting in place thereof the following: 320:20 Right to Solicit and Sell. The director of the division of welfare, upon application and after investigation, may authorize the temporary solicitation of money or other valuable thing and the temporary sale of articles for bona fide religious, benevolent, and philanthropic purposes, and shall issue certificates of such authority. Except as provided herein any such unauthorized sales or solicitations shall be

prima facie fraudulent, and said director shall have authority to make public the facts and names concerning such unauthorized sales and solicitations, and to institute prosecutions against offenders for obtaining money under false pretenses. Any person, group, or organization soliciting funds under the provisions of this section for religious, benevolent or philanthropic purposes shall be required to remit a minimum of eighty-five per cent of the total funds or other valuable thing collected to the purpose for which solicitation is conducted and render such accounting as may be required by the director of the division of welfare.

* * *

At the request of Miss Spollett of Hampstead, Mr. Bigelow of Warner explained the amendment.

(discussion ensued)

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 131, for the election of county commissioners for the county districts of Cheshire county, Mr. Pollock of Keene for the Cheshire County Delegation. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 66, entering into the interstate compact on the placement of children enacting the same into law and for related purposes. Mr. Gamache of Manchester for Public Welfare and State Institutions. Ought to pass with amendment.

Amendment

Amend RSA 170-A:6 as inserted by section 1 of the bill by striking out the section and inserting in its place the following:

170-A:6 Designation of Administrator. The chief of the Bureau of Child Welfare shall serve as compact administrator in accordance with the terms of said Article VII.

* * *

Mr. Craig of Manchester spoke in favor of the amendment.

Mr. Maxham of Concord spoke in favor of the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 423, relative to the salary of, and amount of fees to be collected by the registers of deeds for the state of New Hampshire, Mr. Cole of Swanzey for Municipal and County Government. Refer to Legislative Council.

On a viva voce vote the recommendation was adopted.

HB 213, relative to the salaries of county attorneys, Mr. Gage of Grafton for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Salaries of County Attorneys. Amend RSA 7:35 (supp) as amended by 1955, 247:2; 1957, 34:1; 211:1; 1959, 6:1; 1961, 107:1; 208:1; 1963, 95:1; 1963, 329:1, by striking out the section and inserting it its place the following:

7:35 Salaries. The annual salaries of the county attorneys in the several counties are as follows:

In Hillsborough, county attorney, five thousand dollars. Assistant county attorney, thirty-five hundred dollars.

In Rockingham, three thousand dollars.

In Merrimack, four thousand dollars.

In Strafford, thirty-five hundred dollars.

In Cheshire, three thousand dollars.

In Grafton, six thousand dollars.

In Coos, three thousand dollars.

In Sullivan, three thousand dollars.

In Belknap, four thousand dollars.

In Carroll, three thousand dollars.

Amend section 3 by striking out the words "sixty days after its passage" and inserting, January 1, 1966, so the section is amended to read:

3 Effective Date. This act takes effect January 1, 1966.

* * *

At the request of Mrs. Davis of Concord, Mr. Cole of Swanzey explained the amendment.

(discussion ensued)

Mr. Dionne of Manchester further explained the amendment.

(discussion ensued)

Mr. Gamache of Manchester moved that HB 213 be indefinitely postponed.

Mr. Cole of Swanzey moved that HB 213 be recommitted to the committee and spoke in favor of the motion.

Mr. Feldman of Manchester and Mr. Taft of Greenville spoke in favor of the amendment.

On a viva voce vote the motion was adopted.

HB 712, to make an apportionment of representatives to the General Court, Mr. Brummer of Lisbon for the committee. Ought to pass with amendment.

Amendment

Amend the bill by striking out paragraph X as inserted by section 1 of the bill and inserting in place thereof the following:

X. Sullivan County

District No. 1	Plainfield	
	Grantham	1
District No. 2	Croyden	
	Cornish	1
District No. 3	Claremont Ward 1	2
District No. 4	Claremont Ward 2	4
District No. 5	Claremont Ward 3	3
District No. 6	Newport	4
District No. 7	Charlestown	
	Unity	2
District No. 8	Sunapee	
	Springfield	1
District No. 9	Langdon	
	Ackworth	
	Lempster	
	Washington	
	Goshen	1

Mr. Wildey of Westmoreland spoke against the amendment.

(discussion ensued)

Mr. O'Neil of Keene and Mr. Spanos of Newport spoke in favor of the amendment.

(discussion ensued)

Messrs Williamson of Goshen, McMeekin of Haverhill, Urie of New Hampton spoke against the amendment.

(discussion ensued)

Messrs Hood of Plainfield and Merrifield of Sunapee spoke in favor of the amendment.

Mr. Plumer of Bristol spoke neither for nor against the bill but requested that the House pass or kill the amendment due to the lateness of the session.

At the request of Mr. Stafford of Laconia, Mr. Stevenson of Bethlehem explained the bill as amended.

Mrs. DeLude of Unity spoke against the amendment.

Mrs. Marx of Langdon and Mr. Murphy of Pittsfield spoke in favor of the amendment.

Mr. McMeekin of Haverhill spoke a second time against the amendment and for the bill.

Mr. Urie of New Hampton requested a division vote.

169 members having voted in the affirmative and 138 in the negative, the amendment was adopted.

Mr. Stevenson of Bethlehem offered the following amendment:

Amendment

Amend paragraph III of RSA 66:2 as inserted by section 3 of the bill by adding after the word "districts" in the third line and after the word "district" in the fifth line, the words, containing more than one town, ward, or unincorporated place, so that the paragraph is amended to read as follows:

III. The secretary of state shall examine the returns and count the votes for representatives in the various district containing more than one town, ward, or unincorporated place. He shall make and mail a certificate of election to the repre-

sentatives elected from each district containing more than one town, ward, or unincorporated place.

Further amend RSA 66:2 as inserted by section 3 of the bill by adding after paragraph III the following new paragraph:

IV. The town and ward clerks of those districts that contain only one town or ward shall make a certificate of election in duplicate, certified and signed in the same manner as the returns of votes for governor. The clerk shall deliver one of the certificates to the representatives elect. The clerk shall forward the other certificate to the secretary of state in the same sealed package containing the record of votes as required by paragraph I of this section.

* * *

The Clerk read the amendment in full.

Mr. Stevenson explained the amendment.

The amendment was adopted and the bill was ordered to a third reading.

(Recess)

(After Recess)

SB 109, relative to firemen's retirement system, Mr. Aucella of Bennington for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SJR 11, in favor of Violet G. Lemon, Mr. Aucella of Bennington for Executive Departments and Administration. Ought to pass.

On a *viva voce* vote the joint resolution was ordered to a third reading.

HB 691, to amend the police retirement statute, Mr. Aucella of Bennington for Executive Departments and Administration. Ought to pass.

The Chair referred the bill to Appropriations under the Rules.

HB 708, enabling the Association of Universalist Women of Manchester, New Hampshire, and Branch Alliance of the First Unitarian Church of Manchester, N. H., to consolidate into one corporation named, Unitarian-Universalist Women's

Guild, Mr. Nyberg of Manchester for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 709, enabling The First Universalist Society of Manchester, N. H., First Unitarian Society of Manchester, New Hampshire and Unitarian-Universalist Church of Manchester, New Hampshire to consolidate into one corporation named, Unitarian-Universalist Church of Manchester, N. H., Mr. Nyberg of Manchester for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 728, relating to full time employees of approved public academies, Mr. Walsh of Manchester for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 756, relative to the classification of a highway in Epping, Mr. Cummings of Danville for Public Works. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 762, to appropriate funds for a feeder road in the town of Sandwich, Mr. Edwards of Antrim for Public Works. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 207, relative to assessors in the city of Rochester, Mr. Dumont of Rochester for the Rochester Delegation. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 City of Rochester. Amend section 19 of chapter 241 of the laws of 1891 by striking out said section and inserting in place thereof the following:

Sect. 19. The city council at their first meeting in January, shall appoint a board of review consisting of three members, one for a term of one year, two for two years and thereafter for

a term of two years, and shall appoint one assessor, and such clerical help as needed, for a term of two years and biennially thereafter they shall appoint one assessor.

* * *

On a viva voce vote the amendment was adopted.

Mrs. Hartigan of Rochester moved that HB 207 be indefinitely postponed and spoke in favor of the motion and subsequently withdrew her motion.

Mrs. Hartigan of Rochester wished to be recorded as voting no on HB 207.

Mr. Corriveau of Rochester spoke in favor of the bill.

(discussion ensued)

Question being shall the bill be ordered to a third reading.

On a viva voce vote the bill was ordered to a third reading.

HB 720, to prohibit the invasion of personal privacy, Mr. Broderick of Manchester for Judiciary. Refer to the Judicial Council.

Mrs. Hamilton of Claremont and Messrs Maloomian of Somersworth and Pickett of Keene spoke in favor of the recommendation.

On a viva voce vote the recommendation was adopted.

HB 525, relating to the practice of public accounting and public bookkeeping, Mr. Spitzli of Walpole for Judiciary. Inexpedient to legislate.

Minority, Ought to pass with amendment. Messrs Plourde of Pembroke, Spanos of Newport, Leonard of Nashua, Pryor of Ashland, Miss Normandin of Laconia and Mesdames Brungot of Berlin and Ainley of Manchester.

Amendment

Amend paragraph I of RSA 308-A:17 as inserted by section 1 of the bill by striking out said paragraph I and inserting in place thereof the following:

I. A license as a public accountant shall be granted by the board upon the recommendation of the committe to any person who is a citizen of the United States or has duly declared his intention of becoming a citizen, is a resident of this state or has a place of business therein, or as an employee is regularly employed therein, has attained the age of twenty-one years, is of good moral character and who, on the effective date of this chapter (a) was holding himself out to the public as a public accountant and was engaged within this state in the practice of public accounting as his principal occupation on his own account or as a member of a firm of public accountants, or (b) was employed as a staff accountant by a certified public accountant or firm of certified public accountants or by a public accountant or firm of public accountants and had been so employed within the state, whether by one or more such employers, for the period of three years immediately preceeding such effective date, or (c) was employed by a governmental agency, federal, state or municipal, performing work substantially equivalent to that customarily performed by a person qualifying under (b), and had been employed within the state, whether by one or more such employers, for the period of three years immediately preceeding such effective date, or (d) was serving in the armed forces of the United States and at the time of entering such service met the requirements specified in (a), (b) or (c).

Amend paragraph I of RSA 309-A:22 as inserted by section of the bill by striking out said paragraph and inserting in place thereof the following:

I. The board shall grant a license as a licensed bookkeeper to any person making application thereof who (a) is of good moral character, (b) is a citizen of the United States or has duly declared his intention of becoming a citizen, (c) is a resident of this state or has a place of business therein, (d) has attained the age of twenty-one years and (e) has the equivalent of a high school education.

Amend RSA 309-A:23 as inserted by section 1 of the bill by striking out said RSA 309-A:23 and inserting in place thereof the following:

309-A:23 License Fee. The fee for a license as a licensed bookkeeper shall be set by the board in an amount not to exceed fifteen dollars.

Amend RSA 309-A:26 as inserted by section 1 of the bill by inserting at the end thereof the words, Nothing herein shall be deemed to affect, limit or prohibit the record keeping functions or any bank, trust company or similar institution performed as an incident to its regular business, so that said section as amended reads as follows:

309-A:26 License Required. A person who offers to perform for the public, or performs for the public, for compensation, any of the following services; (a) the recording of financial transaction in appropriate books of record, (b) the making of appropriate adjustments of such transactions in books of record, (c) the making of trial balances from books of record, (d) the preparation of financial statements or reports other than tax returns or (e) devising and installing systems or methods of bookkeepng, internal controls of financial data or the recording of financial date, who is not certified or otherwise licensed under this chapter, shall be required to be licensed under this subdivision. Nothing herein shall be deemed to affect, limit or prohibit the record keeping functions of any bank, trust company or similar institution performed as an incident to its regular business.

The reports were accepted.

Mr. Plourde of Pembroke moved that the words, pass with amendment, be substituted for the words, inexpedient to legislate, and spoke in favor of the motion.

Mr. Spitzli of Walpole spoke against the motion.

(discussion ensued)

Mr. Pryor of Ashland spoke in favor of the motion.

Mr. Totman of Alstead moved that HB 525 be indefinitely postponed and spoke in favor of the motion.

Messrs Bartlett of Manchester, Feldman of Manchester and Plourde of Pembroke spoke against the motion.

Messrs Stafford of Laconia, Maxwell of Henniker, Healey of Manchester and Broderick of Manchester spoke in favor of the motion.

Mr. Spitzli of Walpole spoke in favor of the motion.

Mr. Christie of Mont Vernon moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the motion to indefinitely postpone HB 525.

Mr. Spitzli of Walpole requested a division.

The vote being manifestly in the affirmative the motion prevailed.

HB 722, establishing the New Hampshire Transportation Authority, Mr. Coutermarsh of Lebanon for Transportation. Ought to pass.

The bill was referred to Appropriations under the Rules.

HB 713, relative to the application of motor vehicle laws to certain non-public ways, Mr. Low of Hanover for Transportation. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by inserting after the word "institution" in the fourth and ninth lines the words, to which state funds are appropriated, so that the section is amended to read:

l Definitions. Amend paragraph XXXV of RSA 259:1 by inserting at the end thereof the words, and ways provided and maintained by public institutions to which state funds are appropriated, for public use, so that said paragraph as amended shall read as follows: XXXV. "Way", any public highway, street, avenue, road, alley, park or parkway, or any privae way laid out under authority of statute, and ways provided and maintained by public institutions to which state funds are appropriated, for public use.

Amend section 2 of the bill by inserting after the word "institutions" the words, to which state funds are appropriated, so that the section is amended to read:

2 Application of statutes. Amend RSA 262 by inserting after section 43 the following new subdivision:

Motor Vehicle Laws

262:44 Added Application. The provisions of this chapter and succeeding chapters 262-A, 263, 264, 265, 266, 267, 268 and ways provided and maintained by public institution, to which 269 shall be construed to include motor vehicle operations on state funds are appropriated, for public use.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 714, relative to tax exemption on real estate conveyed to tax exempt organizations with retention of life estate, Mr. Canney of Farmington for Ways and Means. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 744, relating to taxation of billboards, Mr. Joslyn of Sanbornton for Ways and Means. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Committee of Conference Report

The Committee of Conference to whom was referred HB 71, An Act appropriating funds of the state nursing scholarship program, having considered the same, report the same with the following recommendation: That the Senate recede from its position in adopting its amendments and concur with the House in the passage of the bill.

Mr. O'Neil of Chesterfield Mrs. Weeks of Greenland Mr. Bruton of Manchester Conferees on the Part of the House

Senator Gardner of Gilford Senator Bergeron of Rochester Conferees on the part of the Senate

On a *viva voce* vote the report was adopted.

Committee of Conference Report

The Committee of Conference to whom was referred House Bill 276, An Act providing for an open season on fisher, having considered the same report the same with the following recommendations:

That the House recede from its position of nonconcurrence on the Senate Amendment; and

That the Senate recede from its position in adopting an amendment; and

That the House and Senate adopt the following amendment to said bill:

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Fisher. Amend RSA 210 by inserting after section 3 as amended by 1961, 147:1 the following new subdivision:

FISHER

210:31-a Open Season. Fisher may be taken and possessed by the use of dogs, guns and traps from October 20 to February 1 in all counties of the state except Coos where no fisher may be taken unless, upon the written request of the selectmen of a town or the council of a city or the executive body of any other political subdivision, a certificate of permission has been issued by the fish and game department signed by a majority of the commission and the director, delineating the area and the time within which fisher may be so taken and possessed in said county. Whoever violates the provisions of this section shall be fined not less than ten dollars for the first and not more than fifty dollars for each additional fisher taken and possessed in violation of this section.

Further amend the bill by striking out section 2 and inserting in place thereof the following:

2 Repeal. RSA 210:3-a as inserted by 1961, 147:2 and amended by 1963, 154:1 is hereby repealed.

Further amend the bill by inserting the following new sections:

- 3 Skins to be Sealed. Amend RSA 210:8 as amended by 1955, 57:1 and 1961, 24:2 by striking out the same and inserting in place thereof the following:
- 210:8 Stamping; Sale of Skins. Whenever a person shall lawfully take during the open season beaver as provided in

sections 5 and 7 or fisher as provided in section 3-a he shall present the skin of such beaver or fisher, within ten days from the close of said open season to a conservation officer who shall stamp or seal the same. Beaver or fisher skins lawfully taken, stamped or sealed may be bought and sold.

4 Takes Effect. This act shal ltake effect sixty days after its passage.

Conferees for the House Walter Bushey Roger Hunt George Brown

Conferees for the Senate Douglass E. Hunter, Sr. Richard D. Riley

On a viva voce vote the report was adopted.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

HB 49, An Act to increase the limit of outstanding borrowing by the state.

HB 661, An Act relative to the New Hampshire Congregational Christian Conference.

HB 595, An Act to provide for registration of and service of process upon foreign partnerships.

Mrs. Moulton of New Durham

Senate Message

The Senate refuses to concur with the House of Representatives in the adoption of the amendment to the following entitled bill sent up from the House of Representatives.

SB 57, relative to classification of the permanent positions of senior psychiatrists at the New Hampshire Hospital and relative to the power of the Governor and Council to fix salaries of unclassified positions.

and requests a Committee of Conference; the President has appointed as members of said Committee of Conference on

the part of the Senate Senator Johnson, Dist. 5 and Senator Martel, Dist. 17.

On motion of Mr. Hancock of Concord the House acceded to the request for a committee of conference and the Chair appointed Mr. Hancock of Concord and Mesdames Clark of Lee and Hartigan of Rochester as conferees on the part of the House.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendment, in the passage of which amendment the Senate asks the concurrence of the House of Representatives:

HB 655, to adjust sick leave of state police injured in line of duty.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Sick Leave. Amend RSA 106-B as inserted by 1961, 166:8 by adding at the end thereof the following new section:

106-B:18 Line of Duty Injury. Any injury received by any state police employee because of his assignment, patrol or duty that requires that he be hospitalized or to the extent that he is unable to perform his normal or routine duties shall not be charged against his earned sick leave or annual leave, and during such time his name shall remain on the payroll. The director of the division of state police shall make the final determination as to whether the injury received is in line of duty and his decision is final, subject to approval of governor and council.

* * *

On motion of Mr. Hancock of Concord the House concurred in the Senate amendment.

Further Senate Message

The Senate has passed the following concurrent resolutions, in the passage of which it asks the concurrence of the House of Representatives:

Concurrent Resolution relative to refund of federal income taxes to state.

Whereas, the federal income tax and numerous other taxes levied by the federal government have not only imposed a heavy burden upon the American taxpayer but, by funneling into the federal treasury many of the prime potential sources of state revenue, have had a depressing effect upon each of the fifty sovereign states; and

Whereas, the federal government now takes in federal taxes from the state of New Hampshire approximately two hundred thirty-six million dollars annually, and takes a proportionate amount from each of the other states; and

Whereas, for many years state and local governments have been in a straitened financial condition which constitutes a real emergency which has been compounded by the impact of federal taxation; and

Whereas, this emergency could be alleviated if the several states were given their rightful share of the total tax revenues by a system whereby the government of the United States would refund to each state ten per cent of the federal taxes collected therein without curtailing or interfering with any present or future program of federal and state functions; and

Whereas, since these tax funds are the taxes from the people, this refund is not to be considered a federal loan or gift or any form of federal aid nor will the use of these funds be restricted; and therefore be it resolved by the Senate of the General Court of New Hampshire, the House of Representatives concurring:

That we respectfully petition the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide for a refund to each state of ten percent of all federal taxes collected therein without any restriction on the use of such refunds; and be it further resolved,

That a copy of this resolution be forwarded to every member of the Congress of the United States from the state of New Hampshire, and to the Governor and the Secretary of State of each of the other forty-nine states.

The concurrent resolution was referred to Ways and Means.

Further Senate Message

The Senate has passed a bill with the following title, in the passage of which it asks the concurrence of the House of Representatives:

SB 125, relative to state employees' retirement system to Executive Departments & Administration.

The Senate has passed a bill with the following title, in the passage of which it asks the concurrence of the House of Representatives:

SB 132, An Act legalizing the proceedings of a special meeting of the Amherst school district on June 15, 1965 — to Education.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following concurrent resolutions:

Concurrent Resolution relating to telephone excise tax.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following joint resolution, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HJR 24, providing funds for the commission on interstate cooperation.

Amendment

Amend the resolution by striking out in line five the words "to be" and inserting in place thereof the words, which was, so that said joint resolution as amended shall read as follows:

The sum of five hundred dollars is hereby appropriated to be expended by the commission on interstate cooperation for expenses in connection with a conference with the commissions of other states which was held in New Hampshire, April 1965. The governor is hereby authorized to draw his warrants for the sum hereby appropriated out of any money in the treasury not otherwise appropriated.

On motion of Mr. Eaton of Hillsborough the House concurred in the Senate amendment.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives.

HJR 34, in favor of estate of Agnes Helen Davis.

HJR 29, in favor of Seth J. Hayes.

HJR 39, in favor of Anne Plummer of Londonderry.

HB 580, to authorize corporations to guarantee the debts of others.

HB 595, to provide for registration of and service of process upon foreign partnerships.

HB 448, relating to the custody and escheat of unclaimed and abandoned property.

HB 584, authorizing the department of education to participate in the federal program under the Vocational Education Act of 1963.

HB 692, designating February as "American History Month."

HB 407, relative to staff of N. H. National Guard.

HB 359, relative to bail commissioners.

HB 394, to require registers of probate to notify registers of deeds on death of person owning real estate in the state.

HB 613, relative to town appropriations for railroad passenger service.

HB 627, increasing the salary of the county commissioners of Sullivan county.

HB 633, to clarify the procedure for the delivery of absentee ballots to the moderator.

HB 689, changing the name of New Hampton Village Fire Precinct to New Hampton Village Precinct.

HB 274, relative to supervisory unions.

HB 772, to legalize the proceedings of a special meeting of the Goshen-Lempster Cooperative School District on June 5, 1965.

* * *

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 552, relative to benefits and taxing provisions under the unemployment compensation law.

Amendment

Amend section 14 of the bill by striking out the same and inserting in place thereof the following:

14 Superior Court. Amend RSA 491:8-a (supp) as inserted by 1959, 264:1 and amended by 1965, 139:1 by striking out the same and inserting in place thereof the following: 491:8-a Motions for Summary Judgment. In any action founded on contract or arising under the provisions of RSA 282 in which the plaintiff seeks to recover a debt or liquidated demand, either party may, at any time after the defendant has appeared, move for immediate entry of judgment, setting forth with particulars his cause of action or his defense. This motion shall be accompanied by affidavits based upon personal knowledge of admissible facts as to which it appears affirmatively that the affiants will be competent to testify. The facts stated in accompanying affidavits shall be taken to be admitted for the purpose of the motion unless within fifteen days contradictory affidavits based on personal knowledge are filed or the opposing party shall file an affidavit showing specifically and clearly reasonable grounds for believing that contradictory evidence can be presented at a trial but cannot be furnished by affidavits. If such affidavits are not filed by the opposing party within said fifteen days, judgment shall be entered on the next judgment day in accordance with the facts. Copies of all motions and affidavits shall upon filing be furnished opposing counsel. If affidavits are filed but it shall appear upon hearing that no genuine issue of material fact exists, judgment may be entered accordingly.

* * *

On motion of Mr. Taft of Greenville reading of the amendment was dispensed with.

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed bills amendment under Joint Rule No. 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 457, An Act relative to the salary of the sheriff of Cheshire County.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Salary of Cheshire County Sheriff. Amend RSA 104:29, as amended by 1955, 172:1, 247:1, 1957, 156:1, 309:4, 1961, 175:1, 1963, 129:1 and 1965, 162:1 by striking out the entire section and inserting in its place the following: 104:29. I. Salaries of Sheriffs. The annual salaries of sheriffs of the several counties shall be as follows:

In Strafford, two thousand dollars.

In Belknap, fifteen hundred dollars.

In Carroll, twelve hundred dollars.

In Merrimack, two thousand dollars.

In Hillsborough, two thousand four hundred dollars.

In Grafton, eighteen hundred dollars.

In Coos, two thousand dollars.

The salaries of the sheriffs of Grafton and Belknap counties shall be paid monthly.

II. In Rockingham the annual salary of the sheriff shall be nine thousand five hundred dollars. Said salary shall be pay-

ment in full for all his services to the county. The county shall provide him with suitable transportation and he shall not be allowed the established rates for mileage allowable to other sheriffs. He shall be allowed reasonable expenses incurred during the performance of his duties and such expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other process which he may perform he shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and mileage charges at the end of each month. He shall in his annual report to the county commissioners report the number of civil writs and other process served and the total amounts collected in fees and mileage charges paid over to the treasure during the calendar year.

III. In Sullivan the annual salary of the sheriff shall be eight thousand dollars. Said salary shall be payment in full for all his services to the county. The county shall provide him with suitable transportation and he shall not be allowed the established rates for mileage allowable to other sheriffs. He shall be allowed reasonable expenses incurred during the performance of his duties and such expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other process which he may perform he shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and mileage charges at the end of each month. He shall in his annual report to the county commissioners report the number of civil writs and other process served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year.

IV. In Cheshire the annual salary of the sheriff shall be nine thousand five hundred dollars which shall be paid monthly. Said salary shall be payment in full for all his services to the county. The county shall provide him with suitable transportation and he shall not be allowed the established rates for mileage allowable to other sheriffs. He shall be allowed reasonable expenses incurred during the performance of his duties and such expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other process which he may perform he shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county

On motion of Mr. Taft of Greenville reading of the amendment was dispensed with.

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed bills amendment under Joint Rule No. 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 389, to provide for the use of distinctive flags or distress signals by handicapped or paraplegic operators of motor vehicles.

Amendment

Amend section 1 of the bill by striking out lines one and two and inserting in place thereof the following:

1 Distress Signals. Amend RSA 260 by inserting after section 18-a (supp) as inserted by 1957, 160:1 a new section as follows:

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment under Joint Rule 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 579, increasing penalities for violations of rules and regulations at state forests and reservations.

Amendment

Amend section 1 of said bill by striking out the first six lines and inserting in place thereof the following:

* * *

1 Public Forest Lands. Amend RSA 219:7 as amended by 1961, 223:3 by striking out said section and inserting in place thereof the following:

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment under Joint Rule 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 299, An Act to remove employees working under the federal minimum wage law from the provisions of the minimum hourly rate, and to remove children working for their parents, and spouses working for each other, from the provisions of the minimum wage law.

Amendment

Amend section 2 of the bill by striking out the first two lines and inserting in place thereof the following:

2 Exceptions. Amend RSA 279 by inserting after section 26 as amended by section 1 of this act the following new section:

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment under Joint Rule No. 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 448, An Act relating to the custody and escheat of unclaimed and abandoned property.

Amendment

Amend section 2 of the bill by striking out the first three lines and inserting in place thereof the following:

2 Repeal. RSA 294:125, 126 and 127 (supp) as inserted by 1955, 118:1, RSA 385:6 and 7 (supp) as inserted by 1961, 204:1, RSA 386:24-26 and 28-30, inclusive, RSA 395:22-25 inclusive, and RSA

Amend section 3 of the bill by striking out the first line and inserting in place thereof the following:

3 Warehouses. Amend RSA 338:12 (supp) as amended by 1959, 247:2 by strik-

On motion of Mrs. Moulton of New Durham the House concurred; in the Engrossed Bills Amendment under Joint Rule No. 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 266, An Act relative to the disposal of garbage and refuse.

Amendment

Amend section 1 of the bill by striking out the last five lines and inserting in place thereof the following:

injurious to the public health or deposits garbage or refuse on premises not designated as public dumping facilities in accordance with the provisions of sections 23 to 29, he shall be fined not more than twenty-five dollars, and the health officer shall remove or cause to have removed the same. Provided that nothing herein shall be construed as affecting authorized collections of garbage or refuse for public dumping facilities.

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment under Joint Rule No. 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 625, relating to operators' and chauffeurs' licenses, the age of school bus operators, and conduct after a motor vehicle accident.

Amendment

Amend section 2 of said bill by striking out the first two lines and inserting in place thereof the following:

2 Cancellation of License. Amend RSA 261 by adding at the end of the chapter a new section as

Amend section 4 of said bill by striking out the first two lines and inserting in place thereof the following:

4 Conduct After Accident. Amend RSA 262-A:67 (supp) as amended by 1957, 144:1 and 1963, 330:1 by striking

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills Amendment under Joint Rule No. 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6, to the following House Bills, in the adtption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 555, An Act relative to payment of fees by foreign corporations.

Amendment

Amend section 2 of the bill by striking out line two and inserting in place thereof the following: after section 5 as amended by 1955, 171:10 the following new section: 300:5-a

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment under Joint Rule 6.

* * *

On motion of Mr. Pickett of Keene the House adjourned from the morning session.

Afternoon Session

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit third reading of bills by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Third Readings

The following bills and resolutions were read a third time, passed, and sent to the Senate for concurrence:

HB 37, relative to the relocation of a portion of the Central New Hampshire turnpike.

HB 712, to make an apportionment of representatives to the general court.

Reconsideration

Mr. Spanos of Newport, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 712 and spoke against the motion.

On a viva voce vote the motion was lost.

HB 90, relative to the department of agriculture and to the agricultural advisory board.

HB 139, providing appropriation for administration of the milk sanitation code.

HB 285, relating to an additional bounty on porcupines.

HJR 1, providing an appropriation toward reconstruction of Fort at Number Four.

HB 592, providing additional retirement allowances for certain retired state employees.

HB 43, making appropriations for county extension agents.

HB 509, creating an office of community recreation service.

HB 264, an act to authorize payment of twenty-two thousand dollars as state's contribution to costs of modification and maintenance of New England Exhibit of World's Fair.

HB 731, relative to solicitation of funds for religious, benevolent or philanthropic purposes.

HB 131, for the election of county commissioners for the county districts of Cheshire county.

HB 708, enabling the Association of Universalist Women of Manchester, New Hampshire and Branch Alliance of the First Unitarian Church of Manchester, N. H. to consolidate into one corporation named, Unitarian-Universalist Women's Guild.

HB 709, enabling the First Universalist Society of Manchester, N. H., First Unitarian Society of Manchester, New Hampshire and Unitarian-Universalist Church of Manchester, New Hampshire to consolidate into one corporation named, Unitarian-Universalist Church of Manchester, N. H.

HB 728, relating to full time employees of approved public academies.

HB 207, relative to assessors in the city of Rochester.

HB 713, relative to the application of motor vehicle laws to certain non-public ways.

* * *

SB 66, entering into the interstate compact on the placement of children enacting the same into law and for related purposes, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

* * *

The following Senate Bill and Joint Resolution were read a third time, passed, and sent to the Secretary of State to be engrossed:

SB 109, relative to firemen's retirement system.

SJR 11, in favor of Violet G. Lemon.

* * *

The Chair announced that today was the wedding anniversary of Mr. and Mrs. Larty of Haverhill and Mr. and Mrs. Chamberlin of Bath.

On motion of Mr. Allen of Rindge the House adjourned at 5:12 P. M.

WEDNESDAY, June 23, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered as follows by the Chaplain:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God, who art the creator of all men and before whom Prince and pauper, great and small stand alike, turn Thou us, O Good Lord, an so shall we be turned. Bring us face to face with ourselves that we may know that we need Thy grace. In the gathering weight of time, which overburdens us, make us responsible for each moment. Keep not others, but ourselves from carelessness. Turn Thou us, O Good Lord, and so shall we be turned to Thee, as our quiet strength and guide, in these last days of this General Court. This we ask in Thy Name, our Creator and our God. Amen.

Pledge of Allegiance to the Flag

Mrs. Brungot of Berlin led the Convention in the Pledge of Allegiance to the Flag.

House

Leaves of Absence

Mr. Herbert of Windham was granted leave of absence for today and Thursday on account of important business.

Mr. Stevens of Epsom was granted leave of absence for the day on account of important business.

Committee Reports

Mr. Stratton of Derry moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 602, relating to the sale of insurance, Mrs. Putnam of Lebanon for Insurance. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Credit Card Transactions. Amend RSA 402 by inserting a new section as follows:

402:15-a Transactions Through Credit Card Facilities. I. No person may knowingly solicit or negotiate any insurance, seek or accept applications for insurance, issue or deliver any policy, or receive, collect, or transmit premiums, to or for any insurer, or otherwise transact insurance in this state, or relative to a subject of insurance resident, located or to be performed in this state, through the arrangement or facilities of a credit card facility or organization, for the purpose of insuring credit card holders or prospective credit card holders. Credit card holders as used in this section means any person who may pay the charge for purchases or other transactions through the credit card facility or organization, and whose credit with such facility or organization is evidenced by a credit card, identifying such person as being one whose charges the credit card facility or organization will pay, and who is identified as such upon the credit card either by name, account number, symbol, insignia, or any other method or device of identification.

II. Whenever any person does or performs in this state any of the acts set forth in the preceding subsection for or on behalf of any insurer therein referred to, such insurer shall be held to be doing business in this state and shall be subject to the same taxes, state, county and municipal, as insurers that have been legally qualified and admitted to do business in this state by agents or otherwise are subject, the same to be assessed and collected against such insurers; and such persons so doing or performing any of such acts shall be personally liable for all such taxes.

* * *

The Clerk read the amendment in full.

At the request of Mr. Ellms of Canaan, Mr. Stratton explained the amendment.

(discussion ensued)

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

* * *

Mr. Coutermarsh of Lebanon moved that HB 538 be taken from the table.

Parliamentary Inquiry

Mr. Coutermarsh of Lebanon rose on a point of Parliamentary Inquiry.

The Chair advised that the question was shall HB 538 be taken from the table.

Mr. Coutermarsh requested a division.

The division vote being manifestly in the affirmative, HB 538, relating to motor vehicle liability insurance, was taken from the table.

The question now being on the motion of Mr. Davis of Greenfield that the words, Inexpedient to legislate, be substituted for the words, Ought to pass.

Mr. Coutermarsh of Lebanon spoke against the motion.

(discussion ensued)

Messrs McIntosh of Cornish, Cole of Swanzey spoke in favor of the motion.

Messrs Stratton of Derry, Craig of Manchester and Pickett of Keene spoke against the motion.

Mr. Coutermarsh requested a division.

The question now being on the motion to substitute the words, Inexpedient to Legislate, for the words, Ought to pass.

82 members having voted in the affirmative and 195 in the negative, the motion to substitute was lost.

Mr. Cobleigh of Nashua abstained from voting under Rule No. 17.

The question now being, shall the bill be read a third time. On a *viva voce* vote the bill was ordered to a third reading.

Resolutions

Messrs. Taft of Greenville, Craig of Manchester, Angus of Claremont, Pickett of Keene and O'Neil of Chesterfield offered the following resolution:

Resolved that, the House will convene next Friday, June 25th, at 11:00 o'clock.

* * *

Messrs Taft of Greenville, Craig of Manchester and Pickett of Keene spoke in favor of the resolution.

On a viva voce vote the resolution was adopted.

Recess

After Recess

Committee Reports

SB 61, relating to public roads to private recreational areas, Mr. McGee of Lincoln for Public Works. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 671, relative to the layout and construction of a state highway, Mrs. Davis of Conway for Public Works. Ought to pass.

Mrs. Hartigan of Rochester moved that HB 671 be referred to Legislative Council and spoke in favor of the motion and subsequently withdrew her motion.

Mr. McGee of Lincoln moved that HB 671 be recommitted to the Committee on Public Works and spoke in favor of the motion.

Mrs. Davis of Conway, and Mr. Taft of Greenville spoke against the motion.

Mrs. Hartigan of Rochester spoke in favor of the motion. (discussion ensued)

Mr. Willey of Campton spoke in favor of the motion.

(discussion ensued)

Mr. D'Amante of Claremont spoke in favor of the motion.

(discussion ensued)

Mr. Pickett of Keene spoke in favor of the motion.

At the request of Mrs. Rubins of Rochester the Chair read Rule 35 relative to the functions of the Committee on Public Works and the functions of the Appropriations Committee.

Mr. McGee of Lincoln spoke a second time in favor of the motion.

(discussion ensued)

Mr. Willey of Campton spoke a second time in favor of the motion.

Mr. Taft of Greenville rose on a point of Parliamentary Inquiry.

The Chair stated that the motion before the House is on recommittal to the Committee, but should the motion fail the bill would then be referred to Appropriations, under the Rules. The Chair takes the position that no affirmative vote has been taken on the measure and that the bill will be on second reading and open to amendment, then to be referred to Appropriations under the Rules.

Mr. Andersen of Concord rose on a point of Parliamentary Inquiry.

Question being on the motion that HB 671 be recommitted to the Committee on Public Works.

On a viva voce vote the motion was adopted.

HB 701, relative to the purchase of supplies by the department of public works and highways for sale to other departments and institutions of the state and to subdivisions of the state, Mr. Fortier of Berlin for Public Works. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Commissioner of Public Works and Highways. Amend RSA by inserting a new section as follows:

229:10-a Resale of Operating Materials and Supplies. The Commissioner of public works and highways may sell to other departments and institutions of the state and to subdivisions of the state, materials and supplies purchased for use by the department in connection with their normal operations. He is authorized to assess a fair and equitable charge with respect to the materials and supplies, sufficient to defray all administrative, warehousing, processing, distribution, and transportation costs incurred by the department in providing this service. Payments received by the department from these charges shall be credited as income added to the appropriation accounts from which the expenditures were originally charged, so that the resale of items purchased for departmental use will not cause a reduction in funds available for the operation of the department.

* * *

On a viva voce vote the amendment was adopted and the bill referred to Appropriations under the Rules.

HB 746, to regulate the taking of land for access to private recreational areas, Mr. Willey of Campton for Public Works. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 576, An Act to establish the city of Exeter.

Amendment

Amend said bill by striking out section 12 and inserting in place thereof the following:

12 House of Representatives. Members of the house of representatives elected from the town of Exeter in office when this charter is adopted shall serve as such members for the remainder of the term for which elected as members at large from the city of Exeter. Thereafter the city of Exeter shall be entitled to the number of representatives apportioned to the city. Said representatives shall be elected at large until the general court shall apportion the representatives for each ward.

Amend section 5 of said bill by striking out the same and inserting in place thereof the following:

5 Municipal Elections. The city shall hold an annual municipal election on the Tuesday following the first Monday in November. In the even numbered years when the municipal election is held on the same day as the state biennial election is held a special warrant for the municipal election shall be posted. At each state biennial election held on that date each ward of the City of Exeter shall elect by ballot a moderator, a ward clerk and three supervisors of the check-list who shall hold office for two years and until their successors are elected and qualified.

* * *

Mr. Cole of Swanzey moved that the House concur in the Senate amendment.

On a viva voce vote, the House concurred.

HB 735, to regulate retail installment buying under progressive time contracts, Mr. Cox of Merrimack for Banks. Ought to pass with amendment.

Amendment

Amend RSA 399-B:4 as inserted by section 1 of the bill by inserting after the words "prior to" in the first line the words, or after, so that the section is amended to read:

399-B:4 Repossession Procedure. Prior to or after any action by the seller or his agents to repossess consumer goods under the terms of any such conditional sales contract or contracts involving both prevous and subsequent purchases which have not been fully paid, the seller must retroactively allocate all payments received under the contract or contracts to the various

purchases in the same proportion or ratio as the original cash prices of the various purchases bear to one another. However, the amount of initial or down payment involved in each purchase shall be allocated in its entirely to such purchase. The results of such allocation shall be reported to the buyer who has the right to complete payment on any of the purchases consolidated in the conditional sales contract within fifteen days from receipt of the allocation report from the seller. Any purchases upon which the payments have been so completed are exempt from repossession by the seller. Provisions of this section do not apply to sales involving equipment, parts, or other merchandise attached or affixed to goods previously purchased or repairs or services rendered by the seller in connection therewith at the buyer's request.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 282, to provide an education for physically handicapped children, Mrs. Demers of Lebanon for Education. Ought to pass with amendment.

Amendment

Amend the title of said bill by striking out the same and inserting in place thereof the following:

An act to provide an education for handicapped children.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

l Education Provided. Amend RSA by inserting after chapter 186 the following new chapter:

Chapter 186-A

Program of Special Education

186-A:1 Declaration of Purpose. It is hereby declared to be the policy of the state to provide the best and most effective education possible to all handicapped children in New Hampshire.

186-A:2 Definitions. The following words as used in this chapter shall be construed as follows:

- I. "Physically handicapped" shall mean a child between the ages of five and twenty-one years, married or unmarried, whose activity is or may become so far restricted by reason of a physical defect or infirmity, however caused, as to reduce his normal capacity for education or self-support, or both.
- II. "Intellectually handicapped" shall mean a child between the ages of five and twenty-one years, married or unmarried, whose activity is or may become so far restricted by intellectual handicap, however caused, as to reduce his normal capacity for education or self-support, or both.
- III. "Emotionally handicapped" shall mean a child between the ages of five and twenty-one years, married or unmarried, who, by reason of internal emotional conflicts, home conditions or general environment, has behavior and/or learning problems or is otherwise unable to make normal social or educational adjustments, but who has sufficient intellectual and emotional capacity to be enabled with clinical diagnosis, proper treatment, training and remedial education, to become a responsible and self-supporting citizen.
- IV. "Handicapped child" shall mean any physically handicapped, intellectually handicapped or emotionally handicapped child.
- 186-A:3 Program Established. The state board of education is authorized to established a program of special education within the funds appropriated or available and to appoint such personnel as may be necessary for the proper operation of said program.
- 186-A:4 Enumeration. Every school board shall annually by October first report to the state department of education on forms provided by that department the number of handicapped children in its school district. A later report shall be made when any other handicapped children shall be located in said district.
- 186-A:5 Education. The state board of education shall submit to the school districts an approved plan for education of handicapped children which the school districts may employ for education of handicapped children capable of being benefited by instruction or training within the district with the exception as provided in section 6 hereof.

186-A:6 Education Required. Every physically handicapped child capable of being benefited by instruction shall attend school or other place for such instruction to which he may be assigned or he shall be instructed in his home for at least five hours per week for such number of weeks as the state board of education may determine. If a physically handicapped child capable of being benefited by instruction, of the age of twenty-one or over shall make application for continued educational facilities such instruction may be continued until such time as the physically handicapped child has acquired education equivalent to a high school education or has attained the age of thirty-one years.

186-A:7 Establishment of Classes. A school district may establish classes for intellectually retarded and/or emotionally disturbed children as approved by the state board of education, or may pay tuition to such an approved class maintained by another school district or by a private organization. Eligibility for this type of special education shall be determined by the school board under regulations promulgated by the state board of education.

186-A:8 Tuition of Handicapped Children. Whenever any handicapped child shall attend, with the approval of the state board of this state, which offers special instruction for the training or education of handicapped children and which has been approved for such training by the state board of education, the school district where such handicapped child resides is hereby authorized and empowered and may appropriate and pay a portion of the cost of such education in the manner and up to the amounts as provided by RSA 193:4 and 194:27. The state board of education shall assign pupils to approved schools for the deaf and/or for the blind. The school district in which each such pupil resides shall be liable for tuition of said child in the same manner and amount as specified in RSA 193:4 and 194:27.

186-A:9 Transportation. The school board shall furnish suitable transportation to all handicapped children who are able to be so transported from their homes to the place where such instruction or training is to be furnished. However, the liability of a school district for transportation shall not exceed for each pupil transported an amount equal to the liability to the district for tuition as specified in RSA 193:4. Where the

cost of such transportation would constitute an unreasonable expense the school board shall, at the expense of the district, board the children near the place where such instruction or training is to be furnished and shall provide transportation from the place where the children are boarded to the place of instruction or training.

186-A:10 Federal Assistance. The state board of education is hereby authorized to cooperate with the federal government or any agency thereof in the development of any plan for the education of handicapped children and to receive and expend, in accordance with such plan, all funds made available to the state board of education from the federal government or any of its agencies, the state or from other sources. The several school districts of the state are hereby authorized to receive, incorporate in their budgets, and expend for the purposes hereof such funds as may be made available to them through the state board of education from the federal government or any of its agencies.

186-A:11 State Aid. The state board of education is authorized to promulgate a program setting forth standards for remedial education for handicapped children and to pay over to any school district, or private organization operating such an approved program, certain sums to pay a portion of the actual cost of the education of each New Hampshire resident child in such a remedial education program, so long as said program meets the standards set by the state board of education and so long as funds are appropriated for the purpose.

186-A:12 Expenses. The expenses incurred by a school board in administering the law in relation to education for handicapped children shall be paid by the district in which the case arises, from funds appropriated or made available to said district.

186-A:13 Limitation of Provisions. Nothing in this chapter shall be construed as authorizing any public official, agent, or representative, in carrying out any of the provisions of this chapter to take charge of any child over the objection of either of the parents of such child, or of the person standing in loco parentis to such child except pursuant to a proper court of order.

2 Repeal. The following statutes are hereby repealed:

- I. RSA 186:41, 42, 43, 44, 45, 46, 47, 48, 49, and 50, relative to handicapped children.
- II. RSA 186:50-d, 50-e, 50-f, 50-g, as inserted by 1961, 226:1 and amended by 1963, 185:1, relative to intellectually retarded children.
 - 3 Takes Effect. This act shall take effect as of July 1, 1965.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 666, relative to election of school district officers, Mrs. Moriarty of Merrimack for Education. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Elections. Amend RSA 197 by inserting after section 1-g as inserted by 1963, 195:1 the following new section: 197:1-h School District Meeting. Upon written application of five per cent or fifty of the voters in the school district, whichever is less, presented to the school board, or one of them at least forty-five days before the day prescribed for the annual school meeting, the school board shall insert in their warrant for such meeting an article calling for the adoption of the provisions of section 1-a by a ballot vote. The school clerk, in making up the official ballot for the election of school district officers for said school meeting, shall place on the ballot the following question: "Do you favor electing your school district officers on the same day as the annual town meeting election of town officers, as provided by RSA 197:1-a?" After the question shall be squares with the words "yes" and "no". If a majority of the voters, voting on the question, shall vote in the affirmative on the question, the same shall be declared to have been adopted. The provision of this section does not apply to a school district which does not have an official ballot.

* * *

The amendment was adopted and the bill was ordered to a third reading.

HB 384, relative to school construction aid for the towns of Derry, Londonderry, Windham, Hampstead and Chester, Mrs. Demers of Lebanon for Education. Inexpedient to Legislate.

Mr. Underwood of Chester moved that HB 384 be referred to Legislative Council and spoke in favor of the motion.

Mr. O'Neil of Chesterfield spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 567, relative to local option of sale of liquor and beverages in towns and cities. Ought to pass. Mr. Collishaw of Exeter for Liquor Laws. Minority: Inexpedient to Legislate. Messrs. deBlois of Laconia, Kelly of Franklin and Chamberlain of Wolfeboro.

The reports were accepted.

Mr. deBlois of Laconia moved that the words, Inexpedient to Legislate, be substituted for the words, Ought to pass, and spoke in favor of the motion.

Messrs. Collishaw of Exeter, Brummer of Lisbon, Blanchard of Manchester, Nahil of Claremont, and Pickett of Keene spoke against the motion.

Mr. Maxwell of Henniker and Mesdames White of Portsmouth and Shea of Keene spoke in favor of the motion.

Mrs. Brungot of Berlin spoke in favor of the motion.

Mr. Maxwell of Henniker moved that HB 567 be indefinitely postponed.

Messrs. Blanchard of Manchester and Brummer of Lisbon spoke against the motion.

Mr. Blanchard requested a division.

125 members having voted in the affirmative and 173 in the negative, the motion to indefinitely postpone was lost.

The question now being on the motion to substitute the words, Inexpedient to legislate, for the words, Ought to pass.

On a viva voce vote the motion was lost.

On a viva voce vote the bill was ordered to a third reading.

Reconsideration

Mr. Hancock of Concord moved re-consideration.

On a viva voce vote the motion was lost.

HB 376, to extend service exemption from taxation to certain totally disabled servicemen, Mr. Sawyer of Weare for Military and Veterans Affairs. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 81, relative to the establishment of a state rifle range, Mr. Classin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by inserting after the word "development" in the third line the words, through the public works division of the department of public works and highways, so that the section is amended to read:

1 Study Authorized. The office of planning and research in the division of economic development through the public works division of the department of public works and highways shall make a location search, feasibility study, and development plan leading to the establishment of a state rifle range and park facility.

Amend the bill by striking out section 2 and inserting in its place the following:

2 Study Commission Established. There shall be a study commission composed of the adjutant general, director of the state police, director of the department of fish and game, directors of state parks, director of the office of planning and research, and administrator of public works and six members appointed by the governor and council one of whom shall be a member of the house of representatives, one of whom shall be a member of the senate and four of whom shall be from the public at large. The committee shall assist the office of planning and research in its search for a site, evaluation of feasibility, recommended plan for development, and method of financing. The members may be reimbursed for actual travel and other expenses.

Amend section 4 of the bill by striking out the word "nine" in the first line and inserting in its place the word, one, so that the section is amended to read:

4 Appropriation. The sum of one thousand dollars is hereby appropriated for the purposes of this act and the governor is authorized to draw his warrant for said sum from any money in the state treasury not otherwise appropriated.

* * *

On a *viva voce* vote the amendment was adopted and the bill referred to Appropriations under the Rules.

HB 601, relative to licensing of dogs, Mr. Barker of Stratham for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

l Licensing of Dogs. Amend RSA 466:7 by striking out the words "fifty cents" in line three and inserting in place thereof the words, one dollar, and by striking out the word "July" in the third line and inserting in place thereof the word, June, so that the section is amended to read as follows:

466:7 Additional Charge Where Payment of License Fee is Delayed. In addition to the license fee for dogs provided by this subdivision there shall be a charge of one dollar if said fee is not paid before June first in any year.

Amend section 4 by striking out the words "sixty days after its passage" and inserting in its place, April 1, 1966, so that the section is amended to read as follows:

4 Takes Effect. This act shall take effect April 1, 1966.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 771, to legalize the proceedings of the annual town meetings of the town of Waterville on May 5, 1962; May 18, 1963; May 16, 1964; and March 13, 1965, Mr. Poliquin of Nashua for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 620, increasing fees for sheriffs and deputy sheriffs, Mr. Allen of Rindge for Municipal and County Government. Be referred to the legislative council.

On a *viva voce* vote the bill was referred to the legislative council.

HB 788, providing that the sheriff shall have custody of the jail in his county, Mr. Schatz of Hill for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out the title and inserting in its place the following: An Act providing that the sheriff and county commissioners shall have custody of the jail in their county.

Amend section 1 of the bill by striking out the section and inserting in its place the following:

1 Custody by Superintendent Repealed. Amend RSA 619:7 by striking out the same and inserting in its place the following:

619:7 Custodian. The sheriff and the three county commissioners, jointly, shall have the custody of the jails and houses of correction in their county and the prisoners therein.

* * *

On a viva voce vote the amendment was adopted.

At the request of Mr. Wildey of Westmoreland, Mr. Barker of Stratham explain the bill.

(discussion ensued)

Mr. Schatz of Hill further explained the bill.

(discussion ensued)

Mr. Hood of Plainfield further explained the bill.

Mr. Pickett of Keene further explained the bill.

Mr Coutermarsh of Lebanon moved that HB 788 be made a Special Order for 11:01 Thursday next and spoke in favor of the motion.

Miss Spollett of Hampstead spoke in favor of the motion.

Mr. Feldman of Manchester spoke against the motion. (discussion ensued)

Question being on the motion that HB 788 be made a Special Order for Thursday next at 11:01.

Mr. Cole of Swanzey spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Mr. Totman of Alstead moved that the Rules of the House be so far suspended as to permit the introduction of a bill not previously advertised in the Journal.

On a viva voce vote the motion was adopted.

SB 29, to redistrict the state into senatorial districts, Mr. Totman of Alstead for Judiciary, Ought to pass.

Mr. Totman of Alstead moved that the Rules of the House be so far suspended as to put SB 29 on third reading and final passage at this time and spoke in favor of the motion.

Mrs. Davis of Concord spoke against the motion.

Mr. Spanos of Newport spoke in favor of the motion.

Mrs. Davis of Concord spoke a second time against the motion.

Question being on the motion that SB 29 be put on third reading and final passage at the present time.

On a viva voce vote the motion was adopted.

Third Reading

 ${\rm SB}\ 29$ was read a third time, passed, and sent to the Secretary of State to be engrossed.

Mr. Spanos of Newport moved that the House reconsider its action whereby it passed SB 29.

On a viva voce vote the motion was lost.

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives.

HB 712, An Act to make an apportionment of representatives to the general court.

Committee Reports (cont.)

HB 732, to prohibit forging or altering a prescription under the drug law, Mrs. Howard of Bartlett. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 568, to provide for regulation of passenger tramways and skiing areas. Mr. Classin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend the last paragraph of paragraph I of RSA 225-A:24 as inserted by section 2 of the bill by striking out the paragraph and inserting in its place the following:

A trail board shall be maintained at a prominent location at each area listing that area's network of ski trails and slopes in accordance with the aforementioned color code and containing a key to the code in accordance with the above designations; said trail board shall further designate which ski trails and slopes are open and their condition. This paragraph shall become effective December 1, 1966.

Amend paragraph I of RSA 225-A:25 as inserted by section 2 of the bill by striking out the paragraph and inserting in place thereof the following:

l Embark or disembark upon a passenger tramway except at a designated area.

Amend paragraph III of RSA 225-A:25 as inserted by section 2 of the bill by inserting at the end thereof the words, unless the Board, upon appropriate evidence furnished to it, makes a finding that the condition of the track, at the time and place of an accident, did not meet the Board's requirements, so that the paragraph is amended to read:

III. While going uphill in a passenger tramway wilfully engage in any type of conduct which will contribute to cause injury to any other person nor shall he wilfully place any object in the uphill ski track which will cause another to fall. The skier shall be the sole judge of his ability to negotiate any uphill

track, and no action shall be maintainable against any operator by reason of the condition of said track, unless the Board, upon appropriate evidence furnished to it, makes a finding that the condition of the track, at the time and place of an accident, did not meet the Board's requirement.

Amend paragraph IV of RSA 225-A:25 as inserted by section 2 of the bill by striking out the paragraph and inserting in its place the following:

IV. It shall be the duty of every skier to maintain control of speed and course at all times. Except at locations approved by the board, no skier shall cross the uphill track of a J-bar, T-bar, rope tow or other similar device. The responsibility for collision by a downhill skier in such instance with any person or object shall be solely that of the downhill skier.

Amend paragraph V of RSA 225-A:25 as inserted by section 2 of the bill by inserting after the word "platter-pull" in the second line the word, chairlift, so that the paragraph is amended to read:

V. Any skier who boards a rope tow, J-bar, T-bar, platter-pull-chairlift, or other similar device shall be presumed to have sufficient skiing abilities to negotiate the lift, and no liability shall attach to any operator or attendant for failure to instruct the skier on the use thereof.

Amend paragraph I of RSA 225-A:26 as inserted by section 2 of the bill by adding after the word "tramway" in the twelfth line the words, base station, and by striking out the word "accident" in the fifteenth line and inserting in its place the word, injury, so that the paragraph is amended to read:

I. Unless an operator is in violation of this chapter or the regulations of the board, which violation is causal of the injury complained of, no action shall lie against any operator by any skier or representative thereof; this prohibition shall not, however, prevent the maintenance of an action against an operator for negligent construction or maintenance of the passenger tramway itself or any building within the area. The venue of any action by a skier against an operator shall be the county wherein the passenger tramway base station is located and not otherwise. Each operator shall maintain liability insurance with limits not less than ten thousand dollars for each injury.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 704, establishing the water pollution commission as an independent agency, Mr. Cassassa of Hampton and Mrs. Taylor of Whitefield for Apropriations. Ought to pass with amendment.

Amendment

Amend section 9 of the bill by striking out the last sentence thereof and substituting the following: "The sums appropriated hereunder shall be made available to the commission from the salary adjustment fund."

Said section as amended shall read as follows:

9 Appropriation. In addition to other funds made available to the water pollution commission and the bureau of sanitary engineering there is hereby appropriated the sum of three thousand five hundred dollars for the fiscal year ending June 30, 1966, or so much thereof as may be necessary in order to meet the salary schedule set forth in section 7 hereof, and a like sum for the fiscal year ending June 30, 1967, or so much thereof as may be necessary, for the same purpose. The sums appropriated hereunder shall be made available to the commission from the salary adjustment fund.

* * *

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 659, relative to New England State Police Compact, Mr. Belcourt of Nashua for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out the numbers "1964" on page 23 in the eighteenth line, and inserting in place thereof the numbers, 1967.

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 307, providing for control of aquatic nuisances in any of the surface waters of the state. Mr. Cobleigh of Nashua for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Appropriation. The sum of sixty-four thousand dollars is hereby appropriated for the following purpose:twenty-four thousand dollars to be expended by the water pollution commission in the chemical control of aquatic nuisances in the surface waters of the state as defined in RSA 149. The commission is authorized to utilize such methods of application and to engage such personnel and equipment as, in its judgment, will provide optimum control results in the waters to be treated. The remaining forty thousand dollars of this appropriation shall be expended by the water pollution commission, but only if, in its judgment technical and scientific considerations warrant, for the construction on property owned by the state or a political subdivision thereof, and the initial operation of a pilot plant for the investigation of means for controlling, reducing or eliminating aquatic nuisances. The sum hereby appropriated shall be a charge upon the general funds of the state and the governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

Further amend the bill by inserting after section 2 a new section to read as follows:

3 Agent to Receive Funds. The water pollution commission is designated the agent to receive federal or other funds to be spent for the purposes of this act. The general fund appropriation shall be reduced by the amount of federal and other funds which are or become available for the purposes of this act.

Further amend the bill by renumbering section 3 to read section 4.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 639, relative to completion of certain capital improvements at Keene and Plymouth state colleges and extending the appropriations there for, Mrs. Taylor of Whitefield for Appropriations. Ought to pass with amendment.

On motion of Mr. Cobleigh of Nashua, reading of the amendment was dispensed with.

Amendment

Amend the bill by striking out section 1, 2 and 3 and inserting in their place the following.

- 1 Declaration of Purpose. Notwithstanding the provision of RSA 228:4, or any other provision of law, the existing responsibility for the completion of the capital improvement projects at Keene and Plymouth state colleges authorized by section 1 and 2, chapter 251, of the Laws of 1963, is hereby transferred from the department of public works and highways to the board of trustees of the university of New Hampshire.
- 2 Transfer of Plans, Papers and Documents. The department of public works and highways shall deliver to the trustees of the university of New Hampshire all pertinent records in custody, including but not limited to deeds, contracts, agreements, plans and supporting documents relative to Keene and Plymouth state colleges at date and time mutually agreeable to the commissioner of public works and highways and to the board of trustees of the university of New Hampshire. All contracts and agreements heretofore executed by the department of public works and highways pursuant to such capital im-

provement projects at Keene and Plymouth state colleges shall continue in full force and effect and be binding on the part of the state of New Hampshire and shall be administered by said department of public works and highways.

3 Expenditures. The board of trustees of the university of New Hampshire may expend any remaining portion of the sums appropriated for projects at Plymouth and Keene state colleges set forth in 1963, 251:1 and 251:2 as may be necessary to complete the land purchases or construction authorized at said colleges by said sections, including the purchase and installation of furniture and equipment, built-in or moveable, and any necessary equipment which was not included in the original prime construction contracts, whether or not such items may have been specifically listed, and authority to expend such appropriated funds shall not lapse until December 31, 1967. The same general policy pertaining to contracts set forth in RSA 228:4 and applying to the department of public works and highways shall apply to the board of trustees of the university of New Hampshire in their assumption of the responsibility for the completion of the capital improvement projects herein provided. The department of public works and highways shall assume responsibility for costs of engineering and inspection of all construction contracts authorized by 1963, 251:1 and 251:2.

(discussion ensued)

Mrs. DeLude of Unity explained the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 106, providing additional retirement allowances for certain retired teachers, Mr. Cassassa of Hampton for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

On a viva voce vote the motion was adopted.

HB 396, to provide a procedure for final payment to contractors on public contracts, Mr. Roberts of Conway for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

On a viva voce vote the motion was adopted.

HB 624, to appropriate additional funds for capital improvement to technical institutes, Mr. Cobleigh of Nashua for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

On a viva voce vote the motion was adopted.

HB 145, relative to authorizing matching federal payments for the fiscal years 1966 and 1967, Mr. Cobleigh of Nashua for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out all sections after the enacting clause and inserting in place thereof the following:

- 1 Manpower Development and Training Act. The Department of Employment Security and the Department of Education are hereby authorized to participate in the Manpower Development and Training Act of 1962, as amended.
- 2 Special Fund. There is hereby created in the State Treasury a special fund to be known as the Manpower Development and Training Act Fund. All monies granted to the state by the United States of America under said federal act, and all state funds appropriated for this purpose, shall be deposited in this fund and shall be continuously, without lapse or transfer to any other fund, available to the Commissioner of the Department of Employment Security and the Commissioner of the Depart

ment of Education for expenditure for the purpose authorized by the appropriate federal agencies. All monies granted to this state by the United States of America and deposited in this fund shall be accounted for separately but may be co-mingled with state funds deposited therein, and shall be subject to be replaced or returned to the United States of America under such terms as are provided under the Manpower Development and Training Act. The State Treasurer is hereby designated as custodian of the fund and shall be liable on his official bond for the faithful performance of his duties in connection therewith. These funds shall be expended under the approval of the Commissioner of the Department of Employment Security and the Commissioner of the Department of Education as hereinabove provided.

8 Takes Effect. This act shall take effect July 1, 1965.

* * *

On a viva voce vote the amendment was adopted and the bill was ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 446, relative to town road aid, Mr. Roberts of Conway for Appropriations. Ought to pass with amendment.

Amendment

Amend house bill No. 446 by striking out sections 1 and 2 and inserting in place thereof the following:

I Town Road Aid. Amend subsection (a) of RSA 241:2, as amended by 1955, 333:3, 1957, 181:4 and 273:3, by striking out the words "one million one hundred thousand dollars" and inserting in place thereof the words, one million two hundred fifty thousand dollars, so that said subsection as amended shall read as follows: (a) Apportionment A. The commissioner shall apportion, on the basis of a sum not less than one million two hundred fifty thousand dollars, to each city, town and unincorporated place, an amount based on the proportion which the mileage of the regularly maintained Class IV and Class V highways in that city, town or unincorporated place as of January 1 of the previous year, bears to the total mileage of the regularly

maintained Class IV and Class V highways in the state as of that date. Any city or town issuing bonds or long term notes to accelerate the improvement of its Class IV and Class V highways may apply any part of the funds herein apportioned, for a period not to exceed five years or with the approval of the commissioner for a period not to exceed ten years, to aid in the retirement of such bonds or notes.

2 Takes Effect. This act shall take effect as of July 1, 1966.

* * *

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 487, relative to state aid for class V highways in towns, Mrs. DeLude for Appropirations. Ought to pass with amendment.

Amendment

Amend House Bill No. 487 by striking out sections 1 and 2 and inserting in place thereof the following:

1 Town Road Aid. Amend RSA 241:11 as amended by 1955, 311:3 and 1959, 244:1 by striking out the words "Two hundred thousand" in the ninth and twelfth lines and inserting in place thereof the words, two hundred fifty thousand, so that said section as amended shall read as follows: 241:11 Maintenance Allotment by State. In addition to any funds hereinbefore apportioned for construction and reconstruction purposes the commissioner, in the month of July in each year, shall allot to each town a sum sufficient, when added to the amount which would be derived by a tax of eleven cents on each one hundred dollars of the town's last equalized valuation, to equal one hundred seventeen dollars for each mile of regularly maintained class V highway in such towns, except that for any year in which the total allocated to the towns under this formula shall be less than two hundred fifty thousand dollars, the commissioner shall use such other figure in place of the one hundred seventeen dollars for each mile of regularly maintained class V highway as may be necessary to make the total allotment not less than two hundred fifty thousand dollars. The sums so alloted shall be used for the care and maintenance of class V highways and for no other purposes, under the supervision of the commissioner, and shall be expended in accordance with specifications provided by the commissioner under the direction of a person or persons appointed by the selectmen of the town.

2 Takes Effect. This act shall take effect as of July 1, 1966.

* * *

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to dispense with the reading of the amendment.

On a viva voce vote the motion was adopted.

On a viva voce vote the amendment was adopted and the bill ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 228, to make an appropriation for replacement of navigation aids, Messrs. Craig of Manchester and Resnick of Manchester for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out the title and inserting in place thereof the following:

An act making an appropriation for the replacement of navigation aids and other purposes.

Further amend the bill by inserting after section 1 the following new section:

2 Appropriation for Aircraft Rental and Other Purposes. The sum of ten thousand dollars is hereby appropriated for expenditure by the aeronautics commission as needed during the biennium ending June 30, 1966, for the purpose of aircraft rental. The sum of seventy-eight thousand dollars is hereby ap-

propriated for expenditure by the aeronautics commission as needed during the biennium ending June 30, 1967, for the purchase, installation, operation, and maintenance of Visual Omni Range equipment. These appropriations shall be in addition to any other sums appropriated for the aeronautics commission. The governor is authorized to draw his warrant for the sums appropriated out of any money in the treasury not otherwise appropriated.

Further amend the bill by renumbering section 2 to read section 3.

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 250, to develop and improve air navigation facilities, Messrs. Resnick of Manchester and Craig of Manchester for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out sections 1 and 2 and inserting in place thereof the following:

l Appropriation. The sum of two hundred twenty-five thousand dollars is appropriated by this act to be spent by the aeronautics commission during the biennium ending June 30, 1967, subject to the approval of the governor and council for the development and improvement of air navigation facilities as defined by RSA 422:3, VI under the following conditions: (a) If used to augment local funds, to be spent in the ratio of twenty-five per cent state funds to twenty-five per cent local funds for the development and improvement of air navigation facilities with federal aid under the federal aid airport program; or (b) if used to augment local funds, to be spent in the ratio of fifty per cent state funds to fifty per cent local funds

on joint state and local projects which do not qualify for federal aid, subject to determination by the commission that such a project satisfies a public need. Of the sum appropriated by this section, twenty-five thousand dollars or as much of that sum as necessary may be used for consulting engineering services. This appropriation shall be in addition to any other sums appropriated for the aeronautics commission. The governor is authorized to draw his warrant for the sum appropriated out of any money in the treasury not otherwise appropriated.

2 Personnel. The director of aeronautics is authorized to employ the services of one aviation analyst in addition to such other personnel as may be authorized. The sum of eight thousand five hundred dollars is hereby appropriated for the fiscal year ending June 30, 1966, and a like sum for the fiscal year ending June 30, 1967, for expenditure by the aeronautics commission for purposes of payment of the salary of the aviation analyst authorized by this section. The sums appropriated hereby shall be in addition to any other sums appropriated for the aeronautics commission. The governor is authorized to draw his warrant for the sums appropriated out of any money in the treasury not otherwise appropriated.

3 Takes Effect. This act shall take effect as of July 1, 1965.

* * *

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to dispense with the reading of the amendment.

At the request of Mr. Nyberg of Manchester, Mr. Cobleigh explained the amendment.

On a viva voce vote the motion to dispense with the reading of the amendment was adopted.

The question being on the amendment as offered by the committee.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal. HB 793, relative to a study for projecting state fiscal requirements biennially through 1975, Mrs. DeLude of Unity for Appropriations. Ought to pass with amendment.

Amendment

Amend House Bill No. 793 by striking out in section 1 the words and figures "not later than September 1, 1967" and inserting in place thereof the words and figures "not later than September 1, 1966", so that section 1 as amended will read:

1 Committee Established. There shall be established a special study committee to project state fiscal requirements through 1975 consisting of eleven members appointed as hereinafter provided. Two senators shall be appointed by the president of the senate, three representatives shall be appointed by the speaker of the house of representatives, and six members shall be appointed by the governor. The committee shall organize by electing one of its members as chairman. It shall be the duty of said committee that a thorough and impartial study shall be made to project and record state fiscal requirements biennially through the fiscal year ending June 30, 1975, based on statutes as they exist at the close of the regular session of the 1965 general court. Such study shall include all areas of a fiscal nature involving the expenditure of state funds for each of the components of the legislative, executive and judicial branches of the state of New Hampshire, and said committee shall file a report of its activities and conclusions with the general court of 1965, not later than September 1, 1966. The members of said committee shall serve without pay, but may be reimbursed for their necessary travel and other expenses incurred when engaged in the official business of the committee. Said committee shall have full power and authority to require from the several departments, boards, commissions or any other state function, such information and assistance as may be available for the purposes of the committee and to employ and fix the compensation of such assistants, consultants and specialists as it may deem necessary for the purposes hereof and to receive gifts or grants to finance its work. In the performance of its duties hereunder, the committee shall be authorized to require appearances and testimony by subpoena and subpoena duces tecum as occasion may require and to administer necessary oaths in connection therewith.

The Clerk read the amendment in full.

Mr. Cobleigh of Nashua explained the amendment.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HJR 19, relative to the operating expenses of educational television station WENH-TV, Channel 11, Durham, Messrs. Cobleigh of Nashua and Craig of Manchester for Appropriations. Ought to pass with amendment.

Amendment

Amend House Joint Resolution No. 19 by striking out everything after the title and inserting in place thereof the following:

Whereas, WENH-TV is an educational television station operated and maintained to provide an educational service to the schools and educational institutions of the state and to the general public through a broad adult educational and information program service, and

Whereas, since June 1959 WENH-TV has operated in conformance with Federal Communications Commission rules and regulations and has maintained an outstanding program service for the majority of the citizens and schools of the state with advice, counsel and partial support of The New Hampshire Educational Broadcasting Council, Inc., now therefore be it

Resolved By the Senate and House of Representatives in General Court Convened:

That the sum of one hundred thousand dollars is hereby appropriated for the period beginning with the passage of this joint resolution and ending June 30, 1966 and one hundred thousand dollars for the fiscal year ending June 30, 1967 for the

purpose of contributing to the operating expenses of educational television station WENH-TV, Channel 11, operated by the University of New Hampshire with the advice and counsel of the New Hampshire Educational Boardcasting Council, Inc. The sums hereby appropriated shall be expended for the operation of WENH-TV through the New Hampshire College of Agriculture and the Mechanic Arts and the University of New Hampshire. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

* * *

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to dispense with the reading of the amendment.

On a *viva voce* vote the amendment was adopted and the House Joint Resolution ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 438, to increase the loan and guarantee limits of the Industrial Park Authority, Mr. Cobleigh of Nashua for Appropriations. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the paragraph numbered "VI" and inserting in place thereof the following:

VI. The obligation of the state under the provisions of this section shall at no time exceed the amount of seventeen million dollars, of which amount not more than fifteen million dollars shall be in connection with industrial projects and not more than two million dollars shall be in connection with projects for recreational facilities.

Amend section 2 of the bill by striking out the paragraph numbered VI and inserting in place thereof the following: VI. The obligation of the state under the provisions of this section shall at no one time exceed the amount of three million dollars.

* * *

The Clerk read the amendment in full.

Mr. Hancock of Concord was recognized and spoke on a procedural matter.

Mr. Cobleigh of Nashua spoke in favor of the amendment.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 416, providing adequate representation for indigent defendants in criminal cases, Mr. Cobleigh of Nashua for Appropriations. Ought to pass with amendment.

Amendment

Amend House Bill No. 416 by striking out section 2 and inserting in place thereof the following:

2 Appropriation. There are hereby appropriated to the department of administration and control the sum of sixty five thousand dollars for the fiscal year ending June 30, 1966, and a like sum for the fiscal year ending June 30, 1967, to be expended at the direction of the courts of the state in payment of compensation and reimbursement of counsel and for services rendered and expenses incurred while representing indigent defendants in proceedings before courts of the state as provided by RSA 604-A, as hereinbefore inserted. The appropriations made hereunder shall be a continuing appropriation and shall not lapse.

Further amend by striking out section 3, and renumber section "4" to 3; renumber section "5" to 4 and renumber section "6" to 5.

. . .

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HJR 47, in favor of Albert D. Clarke and Ida M. Clarke, Mr. Craig of Manchester for Appropriations. Ought to pass with amendment.

Amendment

Amend the joint resolution by striking out the word "five" in the first line and inserting the word, one, so that said joint resolution will read as follows:

That the sum of one thousand dollars is hereby appropriated to reimburse Albert D. Clarke and Ida M. Clarke, or the survivor of them, for medical expenses, property damage, loss of compensation, permanent disability and other damages directly resulting from the falling of a hazardous tree within the limits of the highway upon the motor vehicle in which they were riding along Route 3 in Tilton, New Hampshire, which is a state highway, on September 16, 1961. The payment of this sum is in full and final settlement of said claim. The appropriation made hereunder shall be a charge on the highway funds.

* * *

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 414, to commemorate the New Hampshire National Guard, Mrs. Scott-Craig of Hanover and Mr. Smith of Concord for Appropriations. Ought to pass with amendment.

Amendment

Amend HB 414 by striking out section 2 and renumbering section 3 to section 2.

* * *

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and House and Senate Joint Resolution:

HB 552, An Act relative to benefits and taxing provisions under the employment compensation law.

HB 655, An Act to adjust sick leave of state police injured in line of duty.

HB 703, An Act relative to revocation of hunting licenses for conviction by court of another state.

SB 109, An Act relative to firemen's retirement system.

SJR 11, Joint Resolution in favor of Violet G. Lemon.

HB 673, An Act legalizing the proceedings at town meetings March 12, 1963, March 10, 1964, June 24, 1964 and March 9, 1965 in the town of Lincoln.

HB 706, An Act relative to the Dover city charter.

HB 707, An Act relating to property holdings by the people called Friends or Quakers.

HB 457, An Act relative to the salary of the sheriff of Cheshire County.

HB 625, An Act relating to operators' and chauffeurs' licenses, the age of school bus operators, and conduct after a motor vehicle accident.

HJR 24, Joint Resolution providing funds for the commission on interstate cooperation.

HB 359, An Act relative to bail commissioners.

HB 394, An Act to require registers of probate to notify registers of deeds of death of person owning real estate in the state.

HB 689, An Act changing the name of New Hampton Village Fire Precinct to New Hampton Village Precinct.

- HB 772, An Act to legalize the proceedings of a special meeting of the Goshen-Lempster Cooperative School District on June 5, 1965.
- SB 45, An Act relative to time of filing for city and town elections.
- SB 100, An Act relative to appointment of process agent by foreign corporation.
 - HB 274, An Act relative to supervisory unions.
 - HB 570, An Act relative to the sale of sweepstakes tickets.
- SB 84, An Act requiring reporting by physicians and institutions of certain physical abuse of children.
 - SB 97, An Act creating a state commission on the arts.
- HB 266, An Act relative to the disposal of garbage and refuse.
- HB 299, An Act to remove employees working under the federal minimum wage law from the provisions of the minimum hourly rate, and to remove children working for their parents, and spouses working for each other, from the provisions of the minimum wage law.
- HB 389, An Act to provide for the use of distinctive flags or distress signals by handicapped or paraplegic operators of motor vehicles.
- $\,$ HB 555, An Act relative to payment of fees by foreign corporations.
- HB 579, An Act increasing penalties for violations of rules and regulations of state forests and reservations.

Miss Normandin of Laconia, Mrs. Milligan of Newbury

Committee of Conference Report

The Committee of Conference to whom was referred SB 90, An Act raising the maximum amount of group life insurance allowed to be written for two or more employers in the same industry or two or more labor unions, having considered the same, report the same with the following recommendations:

That the House recede from its position in adopting an amendment; and

That the Senate recede from its position of nonconcurrence on the House amendment; and

That the House and Senate pass the bill without amendment.

Conferees for the House Rep. Stratton of Derry Rep. Montplaisir of Manchester Rep. Desmarais of Jaffrey

Conferees for the Senate Sen. Buchanan of Dist. No. 12 Sen. Lamontagne of Dist. No. 1

On a viva voce vote the committee of conference report was adopted.

Committee of Conference Report

The Committee of Conference to whom was referred HB 215, to amend the law establishing a cooperative district in the Newfound area, recommends that the Senate recede from its position in adopting its amendment and that the House recede from its position of nonconcurrence, and that the Senate and House adopt the following amendment:

Amend said bill by striking out all after the enacting clause and substituting in place thereof the following:

- 1 Revision of Apportionment Formula. Amend Chapter 394 of the Laws of 1963 by striking out Sections 2 and 3 thereof and substituting in place thereof the following:
- 394:2 Costs of Capital Outlay and Operation. During the first five years after the establishment of such cooperative school district, each pre-existing district shall pay its share of all capital outlay costs and operational costs in accordance with the following formulae:

I First Year. During the first year after the establishment of such cooperative school district, all capital outlay costs and operational costs shall be apportioned among the pre-existing school districts on the basis of the ratio that the school tax assessed in each pre-existing district for the school year 1963-

1964, as certified by the state tax commission, shall bear to the aggregate of the school tax assessments for all the pre-existing school districts for said school year 1963-1964.

II Next Four Years. During the next four years thereafter, all such costs shall be apportioned on the basis of the ratio that the total school taxes assessed in each pre-existing district over the five school years immediately preceding July 1, 1964 plus the total foundation aid received by each such pre-existing district over said five year period, bear to the aggregate of the school taxes assessed in and foundation aid received by all of the pre-existing school districts over the same years. The percentage shares of such costs to be borne by the pre-existing districts under the foregoing formula are as follows:

10.49%
9.29%
35.65%
11.57%
2.09%
3.63%
27.28%

394:3 Five-Year Period Reconsideration. After the expiration of the first five years from the establishment of such cooperative school district, and at the expiration of each subsequent five-year period, the basis for apportionment of capital outlay and operational costs shall be subject to review, and the cooperative school district board may then by two-thirds vote of the entire membership of the board modify the method of apportionment prescribed in section 2 II hereof to reflect any increase or decrease in the average daily attendance from each pre-existing school district. Such modification, if voted, shall be effectuated by adding to or subtracting from the share which would have been apportioned to each several pre-existing school district through the method of apportionment prescribed in section 2 II hereof, an amount which will take into account any change in average daily attendance from such pre-existing district. Provided, that there shall not be apportioned to any preexisting school district under any such modification an amount in excess of five percent of the amount which would have been apportioned to such school district under the method of apportionment prescribed in said section 2 II.

2 Takes Effect. This act shall take effect on its passage.

Conferees for the House James E. O'Neil Bowdoin Plumer H. Thomas Urie

Conferees for the Senate Robert J. English Eileen Folley

On a *viva voce* vote the committee of conference report was adopted.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 591, to extend the curfew regulations.

Amendment

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Curfew. Amend RSA 571:9 by striking out in the third line the word "nine" and inserting in place thereof the word, eleven, so that said section as amended shall read as follows: 571:9 Minors Under Sixteen. In all such cities and towns it shall be unlawful for any minor under the age of sixteen years to be upon any public street, or in any public place, after the hour of eleven o'clock in the evening, unless accompanied by a parent, guardian, or other suitable person.

Amend the bill by striking out sections 3 and 4.

Further amend the bill by renumbering section 5 to read section 3.

* * *

On motion of Mr. Cole of Swanzey the House non-concurred in the Senate amendment and asked for a committee of conference. The Chair appointed Messrs. Barker of

Stratham, Cole of Swanzey and Gaffney of Claremont as conferees on the part of the House.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 667, relating to hearing in enactment of zoning ordinances in towns.

Amendment

Amend the bill by inserting the following new section 2:

2 Voting Requirements. Amend RSA 31:64 by striking out the same and inserting in place thereof the following:

31:64 Changes in Regulations, etc. Such regulations, restriction and boundaries may from time to time be amended or repealed. In case of a protest against such change, signed by the owners of twenty per cent either of the area of the lots included in such proposed change, or of those immediately adjacent in the rear thereof extending one hundred feet therefrom, or of those directly opposite thereto extending one hundred feet from the street frontage of such opposite lots, such amendment or repeal shall not become effective except by the favorable vote of two thirds of all the members of the legislative body of such municipality present and voting.

Further amend the bill be renumbering section 2 to read section 3.

* * *

On motion of Mr. Cole of Swanzey the House non-concurred in the Senate amendment and asked for a committee of conference.

The Chair appointed Messrs. Cole of Swanzey, Bednar of Hudson and Hanson of Bow as conferees on the part of the House.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 335, An act to provide a licensing law for practical nurses.

Amendment

Amend paragraph I of RSA 326:17 as inserted by section 1 of the bill by striking out in line ten the words and figures "January 1, 1966" and inserting in place thereof the words and figures, January 1, 1967, so that said paragraph as amended shall read as follows:

I. Purpose. In order to safeguard life and health, any person practicing or offering to practice practical nursing in this state for compensation shall hereafter be required to submit evidence that he or she is qualified so to practice, and shall be licensed as hereinafter provided. After January 1, 1967 it shall be unlawful for any person not licensed under the provisions of this chapter to (a) practice or offer to practice practical nursing or (b) use any sign, card or device to indicate that such person is licensed practical nurse.

Amend RSA 326:19 as inserted by section 3 of the bill inserting at the end thereof the following, or has had equivalent education in theory and practice as determined by the board, in a school of professional nursing approved by the board, so that said section as amended shall read as follows:

326:19 Qualifications for Applicants. An applicant for a license to practice as a licensed practical nurse shall submit to the board written evidence under oath that the applicant (a) is eighteen years of age or over; (b) is of good moral character; (c) is in good physical and mental health; (d) has completed one year of high school or its equivalent and such other preliminary qualifications as the board may prescribe; (e) and holds a diploma from a school of practical nursing approved by the board of nursing education and nurse registration, or has had equivalent education in theory and practice as determined

by the board, in a school of professional nursing approved by the board.

* * *

On motion of Mr. Feldman of Manchester, reading of the amendment was dispensed with.

Mr. Feldman explained the amendment.

On motion of Mr. Willey of Campton the House concurred in the Senate amendment.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives.

HB 570, relative to the sale of sweepstakes tickets.

HB 703, relative to revocation or hunting licenses for conviction by court of another state.

HB 260, relative to private ownership liability exemption.

HB 593, to suspend the license of a minor possessing or drinking intoxicating liquor or beverages while driving a motor vehicle.

 $\ensuremath{\mathsf{HB}}$ 452, relative to the Council of Resources and Development.

HB 631, relative to water resources, flood control, recreation, conservation, navigation and the construction of an inland navigable waterway from Alton Bay on Lake Winnipesaukee to Great Bay.

HB 673, legalizing the proceedings at town meetings March 12, 1963, March 10, 1964, June 23, 1964 and March 9, 1965 in the town of Lincoln.

HB 706, relative to the Dover city charter.

HB 707, relating to property holdings by the people called Friends or Quakers.

HB 508, to raise the fees charged for registration of licensing of barbers.

HB 501, to change the qualifications for licensing of a barber.

HB 609, relative to medical assistance for the aged.

HB 610, to eliminate relative responsibility in the adminstration of medical assistance for the aged.

HB 124, relating to definition of shellfish.

HB 585, relative to the Monadnock Regional School District.

HB 562, relative to campaign expense in presidential preference and delegate primaries.

HJR 1, providing an appropriation toward reconstruction of Fort at Number Four.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 156, An act relative to state participation in water pollution control costs.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Water Pollution Control Costs. Amend RSA 149-B by inserting after section 3 as inserted by 1959, 267:1 the following new section: 149-B:4 Additional State Contribution. Any municipality as defined by section 1 of this chapter which is qualified under said section for the payment of the state contribution as therein provided, shall be paid annually by the state of New Hampshire in addition to any payments received under the provisions of section 1 ten per cent of the yearly amortization charges on the original cost resulting from acquisition and construction of sewerage disposal facilities by it. The word "costs" and the term "original costs" shall have the same meaning for the purpose of this section as they have for the purpose of section 1 of this chapter. The provisions of section 2 of this chapter shall not apply to the payments provided for by this section.

On motion of Mr. Claffin of Wolfeboro the House concurred in the Senate amendment.

Further Senate Message

The Senate has passed bills with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

SB 91, relating to acquisition of abandoned dams by the water resources board. To Resources, Recreation & Development.

SB 99, relative to the national system of interstate and defense highways. Majority. To Public Works.

SB 104, to regulate the practice of land surveying. To Judiciary.

SB 128, relating to the waiver of indictment. To Judiciary.

On motion of Mr. Pickett of Keene the House adjourned from the morning session.

Afternoon Session

The Chair announced that today is the 76th birthday of Mr. Bissonette of Nashua.

* * *

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit third reading of bills by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Third Readings

The following bills and resolutions were read a third time, passed, and sent to the Senate for concurrence:

HB 704, establishing the water pollution commission as an independent agency.

HB 659, relative to New England State Police Compact.

HB 624, to appropriate additional funds for capital improvements to technical institutes.

HB 639, relative to completion of certain capital improvements at Keene and Plymouth state colleges and extending the appropriations therefor.

HB 487, relative to state aid for class V highways in towns.

HB 446, relative to town road aid.

HB 396, to provide a procedure for final payment to contractors on public contracts.

HB 307, providing for control of aquatic nuisances in any of the surface waters of the state.

HB 106, providing additional retirement allowances for certain retired teachers.

HB 416, providing adequate representation for indigent defendants in criminal cases.

HB 793, relative to a study for projecting state fiscal requirements biennially through 1975.

HB 438, to increase the loan and guarantee limits of the Industrial Park Authority.

HB 414, to commemorate the New Hampshire National Guard.

HB 250, to develop and improve air navigation facilities.

HB 228, to make appropriation for replacement of navigation aids.

HB 145, relative to authorizing matching federal payments for the fiscal years of 1966 and 1967.

HJR 19, relative to the operating expenses of educational television station WENH-TV, Channel 11, Durham.

HJR 47, in favor of Albert D. Clarke and Ida M. Clarke.

HB 282, to provide an education for physically handicapped children.

HB 376, to extend service exemption from taxation to certain totally disabled servicemen.

HB 538, relating to motor vehicle liability insurance.

Reconsideration

Mr. Coutermarsh of Lebanon, having voted with the majority, moved that the House reconsider its action whereby it passed HB 538 and spoke against the motion.

On a viva voce vote, the motion was not adopted.

HB 567, relative to local options of sale of liquor and beverages in towns and cities.

Reconsideration

Mr. Brummer of Lisbon, having voted with the majority, moved that the House reconsider its action whereby it passed HB 567 and spoke against the motion.

On a viva voce vote, the motion was not adopted.

HB 568, to provide for regulation of passenger tramways and skiing area.

HB 601, relative to licensing of dogs.

HB 666, relative to election of school district officers.

HB 732, to prohibit forging or altering a prescription under the drug laws.

 $\rm HB~735,\ to\ regulate\ retail\ installment\ buying\ under\ progressive\ time\ contracts.$

HB 746, to regulate the taking of land for access to private recreational areas.

HB 771, to legalize the procedings of the annual town meetings of the town of Waterville on May 5, 1962, May 18, 1963, May 16, 1964 and March 13, 1965.

HB 602, relating to the sale of insurance.

* * *

SB 61, relating to public roads to private recreational areas, was read a third time, passed, and sent to the Secretary of State to be engrossed.

Reconsideration

Mr. McGee of Lincoln, having voted with the majority, moved that the House reconsider its vote whereby it passed SB 61 and spoke against the motion.

On a viva voce vote the motion was not adopted.

* * *

On motion of Mr. Bradford of Rochester the House adjourned at 6:24 P.M.

THURSDAY, June 24, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by the Chaplain as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God who has called us into thy service in the ministry of civic leadership, keep us aware of this vocation. As we remember the labours of our fathers, so may our children see our handiwork, imperfect though it be, as a service to them, our nation and to Thee our God. Sanctify our thoughts and actions this day that we may be good stewards for all our people and worthy of the great cloud of witnesses who have given us this good heritage. This we ask in the Name of Jesus Christ who judges all things in love. Amen.

Pledge of Allegiance to the Flag

Mr. Delisle of Manchester led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced a group of youngsters from Georgia, Florida and Tennessee on an educational and cultural tour of the East, courtesy of Mr. Taft of Greenville.

Leave of Absence

Mr. McGinness of Troy and Mr. Matheson of Center Harbor were granted leave of absence for the day on account of important business.

Notice of Reconsideration

Mr. Hancock of Concord served notice that today, or some subsequent day, he would ask reconsideration on HB 704, establishing the water pollution commission as an independent agency, and HJR 19, relative to the operating expenses of educational television station WENH-TV, Channel 11, Durham.

Committee Reports

HB 682, to establish a division of marine fisheries for salt water areas of the state, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Fish and Game. Amend RSA 211 by adding to the end of the chapter the following new subdivision:

Marine Fisheries

- 211:65 Division Established. A division of marine fisheries is established in the department of fish and game. The division is responsible for the regulation and promotion of both recreational and commercial marine fishing in the salt waters of the state.
- 211:66 Terms Defined. The term "Marine fisheries" as used in this subdivision shall be construed as referring to the taking of salt water fish, lobsters, crabs, oysters, clams and clam worms.
- 211:67 Acceptance of Gifts and Grants. The division of marine fisheries is established as the state agency to receive and spend any gifts and grants from any source including the United States of America, and to hold property, real and personal, acquired to complete any project approved by the sec-

retary of the interior designed for the research and development of the commercial fisheries resources of the nation.

- 211:68 Director of Fish and Game. The director of fish and game shall exercise general supervision over the division of marine fisheries, authorize expenditures from the marine fisheries fund and is authorized to hold hearings and issue regulations as provided by statute.
- 211:69 Chief of Division. The director of the fish and game department shall appoint a marine biologist of adequate training and experience to be the chief of the division of marine fisheries. The director shall employ the necessary office, enforcement, and field help for the control and the promotion of marine fisheries within the funds available for the division. Until such time as a permanent appointment of a marine biologist is made, the director of fish and game may employ a consultant to set up the program of the division and to train suitable biologists and other employees. The director of fish and game is authorized to spend not over six thousand dollars a year for the services of the consultant payable from the marine fisheries fund. The director of fish and game may not employ a consultant for this purpose for a period longer than two years after the effective date of this act.
- 211:70 Marine Fisheries Fund. All moneys collected from licenses and fines for taking of clams or for taking of oysters or for taking of lobsters and crabs shall be kept in a separate account to be designated as the marine fisheries fund. Any funds received by the division of marine fisheries from gifts and grants under section 67 shall be credited to said special fund. Said special fund shall be a continuing fund which shall not lapse and which shall be used for payment of expenses of the division of marine fisheries.
- 2 Repeal. RSA 211:45 relative to moneys collected from lobster and crab licenses and fines and RSA 211:59 relative to moneys from licenses and fines for taking of clams and oysters are hereby repealed.
- 3 Takes Effect. This act shall take effect sixty days after its passage.

On a viva voce vote the amendment was adopted and the bill was referred to Appropriations under the Rules.

HB 754, to provide funds to alleviate drought conditions in the state, Mr. Claffin of Wolfeboro for Majority of Resources, Recreation and Development. Inexpedient to legislate. Minority: Ought to pass, Mrs. Schwaner of Plaistow, Messrs. Conover of Manchester and Kimball of Derry.

The reports were accepted.

Mrs. Schwaner of Plaistow moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

Mr. Classin of Wolfeboro rose to explain the position of the committee on the bill.

Mr. Kopperl of Canterbury moved that HB 754 be indefinitely postponed and spoke in favor of the motion.

Messrs. Kimball of Derry and Conover of Manchester spoke against the motion.

Messrs. Williamson of Goshen, Andersen of Concord and Bradshaw of Keene spoke in favor of the motion.

(Mr. Taft of Greenville in the Chair)

On a viva voce vote the motion to indefinitely postpone was adopted.

SB 80, relative to guaranteed loans to students for higher education, Mrs. Demers of Lebanon for Education. Ought to pass with amendment.

Amendment

Amend the bill by inserting in the unnumbered paragraph of RSA 186:55 as inserted by section 1 of the bill in line four after the word "level" the following, It shall certify to the state treasurer the total amount of the balance unpaid on loans guaranteed by the state pursuant to section 56 of this subdivision as of June 30th of each year, so that said paragraph as amended shall read as follows:

186:55 Authority and Duties. The committee shall assist qualified resident New Hampshire students to pursue schooling beyond the secondary level. It shall certify to the state treasurer the total amount of the balance unpaid on loans guaranteed by the state pursuant to section 56 of this subdivision as of June 30th of each year. It shall establish rules and

regulations which it deems necessary to carry out the purpose of this subdivision. Such rules and regulations shall include the following:

Amend RSA 186:56 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

186:56 Guarantee. The state shall guarantee that any notes properly executed pursuant to the provisions of this subdivision shall be repaid in full together with any accumulated interest thereon, provided, that a condition of such guarantee shall be that in the event of default the lender will exert its normal collection efforts with references to delinquent loans until assigned to the state as hereinafter provided, and provided further that the total of such guarantees in any one fiscal year shall not exceed one million dollars.

Amend RSA 186:57 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

186:57 Default. The bank shall notify the committee when a note is in default for a ninety-day period and may demand reimbursement within a thirty-day period following notification of the default. Upon receipt of notification that a note is in default, the committee after investigation and finding that reimbursement is due under the provisions of this subdivision shall certify the same to the governor. The governor is authorized to draw his warrant for the balance due on any defaulted notes so certified, together with any accumulated interest thereon, out of any money in the treasury not otherwise appropriated. Upon such reimbursement the bank shall assign the note to the state, but such assignment may be without representation or warranty, express or implied, and without recourse. Assigned notes shall be delivered to the division of investigation of accounts in the department of administration and control for collection.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 222, to provide for an index schedule of minimum salaries and increments for public school teachers, Mrs. Demers of Lebanon for Education. Inexpedient to legislate.

Mrs. DeLude of Unity moved that HB 222 be made a Special Order at 11:01 on Friday next, and spoke in favor of the motion.

Mr. O'Neil of Chesterfield and Mr. Plourde of Pembroke spoke in favor of the motion.

On a *viva voce* vote the motion was not adopted.

Mrs. DeLude moved that the words, Ought to pass with amendment, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

(Speaker in the Chair)

Messrs. Oleson of Gorham, Guild of Gilford spoke in favor of the motion.

Mr. O'Neil of Chesterfield explained the position of the committee on the bill.

Mr. O'Neil of Keene moved that HB 222 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Mr. Stevenson of Bethlehem spoke in favor of the motion.

Mr. Plourde of Pembroke spoke against the motion.

On a viva voce vote the motion was adopted.

Mrs. DeLude of Unity demanded the Yeas and Nays and the roll was called as follows:

YEAS - 258

SULLIVAN COUNTY: Frizzell, Gaffney, Prudhomme, Angus, Campbell, Nahil, Barrows, Mackintosh, Williamson, Marx, Bailey, Spanos, Hood, Merrifield.

Belknap County: Chamberlain of Alton, St. John, Watson, DeBlois, Head, Hayner, Foster, Stafford, Allan of Meredith, Urie, Joslyn.

CARROLL COUNTY: Howard of Bartlett, Roberts, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Kurth, Remick, Fox, Claflin.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Gowing, Watkinson, Clymer, Stearns, Cournoyer, Desmarais of Jaf-

frey, Keating, O'Neil of Keene, Pratt, Pollock, Shea, Gutterson, Heald of Keene, Bradshaw, Faulkner, Russell, Lerandeau, Forbes, Yardley, Cole, Ballam, Spitzli, Wildey, Gutoski.

Coos County: Dubey, Fortier, Roy, Desilets, Williams, Gagnon, Seymour, Marsh, Emerson, Thurston, O'Hara, Shute of Lancaster, Fogg, Bushey, Manning of Northumberland, Huggins, Wheeler, Noyes, Hunt, Taylor of Whitefield.

Grafton County: Pryor, Chamberlin of Bath, Stevenson, Cavis, Plumer, Willey, Ellms, Morse, Johnson of Franconia, Gage, Manchester, Scott-Craig, Larty, Karsten, Putnam, Coutermarsh, Lewis, Whipple, McGee, Brummer, Gardner, Rich, Park, Johnson of Monroe, Mack, Bell, Smith of Plymouth, Berringer.

HILLSBOROUGH COUNTY: Bragdon, Van Loan, Wiggin, Aucella, Whitney, Barnard, Bartlett of Goffstown, Ducharme, Davis of Greenfield, Taft, Bednar, LaTour, Feldman, Montplaisir, Nyberg, Bruton, Dion of Manchester, Walsh, Clancy, Desgrosseilliers, Lafrance, Blanchard, Craig, Delisle, Olivier, Capistran, Levasseur of Manchester, Nalette, Allard, Rousseau, Ouellette, Babb, Cox, Moriarty, Coburn of Milford, Ferguson, Christie, Burnham, Cobleigh, Nikitas, Laplante, Sullivan, Makris, Maynard, Marcoux, Boisvert, Levesque, Mason, Desmarais of Nashua, Poliquin, Colburn of New Boston, Cleghorn, Peabody, Sawyer, Heald of Wilton.

MERRIMACK COUNTY: Phelps, Hanson, Moore, Kopperl, York, Davis of Concord, Henry, Dame of Concord, Bingham, Smith of Concord, Andersen of Concord, Peaslee, Sanders, Maxham, Shute of Concord, Stevens, Kelley, Gilman, Dempsey, Laroche, Maxwell, Schatz, Cook, Reddy, Milligan, Thompson of Northfield, Murphy, Bork, Bigelow.

ROCKINGHAM COUNTY: White, Griffin, Lake, Perrson, Underwood, Cummings, Watts, Gay, Kimball of Derry, Scott, Collishaw, Eastman, Ferron, Junkins, Weeks, Spollett, Casassa, Shindledecker, Palmer of Kensington, Hall, McDonough, Kimball of Newfields, Sewall, Twardus, Leavitt, Pinkham, Kelsey, Palmer of Plaistow, Schwaner, Quirk, Dame of Portsmouth, Osborn, White, Coussoule, Ingraham, Langford, Greene, Grant, Morrison, Regan, Barnes of Sandown, Barker, Hamel.

STRAFFORD COUNTY: Berry, Blanchette, Donnelly, Young, Colbath, Flanagan, Grinnell, Canney, Drew, Clark of Lee,

Moulton, Hartigan, Winkley, Rubins, St. Pierre, Johnson of Rochester, Boucher, Habel, Chasse, Coffin, Vincent, Boire, Lynbourg.

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SULLIVAN COUNTY: Adams of Charlestown, Hamilton, De-Lude.

Belknap County: Matheson, Guild, Uhlenberg, Dearborn, Randall.

CARROLL COUNTY: Farrington, Chamberlain of Wolfeboro.

CHESHIRE COUNTY: Allen of Rindge, MacFarlane.

Coos County: Brungot, Oleson, Sherman.

GRAFTON COUNTY: Low, McMeekin, Adams of Lebanon, Demers.

HILLSBOROUGH COUNTY: Levasseur of Goffstown, Brocklebank, Gallagher, Morrill, Ainley, Bartlett of Manchester, Broderick, Conover, Hayes of Manchester, Cullity, McDermott, Welch of Manchester, Corey, Manning, Casey, Fitzpatrick, Keane, Raiche, Martel, Champagne, Belanger, Mahoney, Noel, Gamache, Carter, Dionne of Nashua, Ward 2, Dionne of Nashua, Ward 6, Bissonnette, Sabluski.

MERRIMACK COUNTY: Guilbeault, Fairbanks, Bouley, Hancock, Jelley, Howard of Concord, Roby, Welch of Concord, Lafond, Brown of Loudon, Plourde, Thompson of Wilmot.

ROCKINGHAM COUNTY: Pennington, Ring, Clark of Kingston, Cheney, Keefe, Sadler, Rossley, McMahon, Peever.

Strafford County: Nelson, McCann, McKenna, Crouch, Dawson, Bradford, Corriveau, Marcotte, Maloomian. and the motion to indefinitely postpone prevailed.

Reconsideration

Mr. Urie of New Hampton moved that the House reconsider its vote; whereby it passed HB 704, establishing the water pollution commission as an independent agency, and spoke against the motion.

Mr. Craig of Manchester spoke against the motion.

Messrs. Urie and Hancock spoke against the motion.

(discussion ensued)

On a viva voce vote the motion was not adopted.

Mr. Hancock of Concord moved that the House reconsider its action whereby it passed HJR 19, relative to the operating expenses of educational television station WENH-TV, Channel 11, Durham, and spoke against the motion. Mr. Hancock subsequently withdrew his motion.

(Recess)

(After Recess)

Committee Reports (cont.)

HB 648, relating to unions or associations of teachers, Mrs. Greene of Rye for Education. Inexpedient to legislate. Minority, Ought to pass. Mesdames Russell of Keene, Demers of Lebanon and Mrs. Hamilton of Claremont and Messrs. Watkinson of Fitzwilliam and Fitzpatrick of Manchester.

Mrs. Russell of Keene moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

Mrs. Greene of Rye spoke against the motion.

Mr. Levasseur of Manchester spoke in favor of the motion.

Mr. O'Neil of Keene moved that HB 648 be indefinitely postponed and spoke in favor of the motion.

Mr. Watkinson of Fitzwilliam spoke against the motion.

Mrs. Berry of Barrington spoke in favor of the motion.

Mr. Corriveau of Rochester spoke against the motion.

Mr. Craig of Manchester spoke against the motion.

(discussion ensued)

Mrs. Russell of Keene requested a division.

221 members having voted in the affirmative and 51 in the negative, the motion to indefinitely postpone prevailed.

HB 377, to establish a vocational-technical school in the Claremont area, Mrs. Hamilton of Claremont for Education. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and inserting in its place the following:

2 Appropriation. Funds necessary for the establishment of the Claremont Area Vocational-Technical School are provided under the Capital Budget Act of 1965.

Further amend the bill by striking out section 3, 4 and 5 and renumbering sections 6, 7 and 8 to read 3, 4, and 5.

* * *

On a *viva voce* vote the amendment was adopted.

Mrs. Frizzell of Charlestown moved that HB 377 be referred to the State Board of Education and spoke in favor of the motion.

Mr. O'Neil of Chesterfield spoke in favor of the motion.

(discussion ensued)

Mr. Cobleigh of Nashua spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 385, to establish a vocational-technical school in the Lebanon area, Mrs. Demers of Lebanon for Education. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and inserting in its place the following:

2 Appropriation. Funds necessary for the establishment of the Lebanon Area Vocational-Technical School are provided under the Capital Budget Act of 1965.

Further amend the bill by striking out sections 3, 4 and 5 and renumbering sections 6, 7 and 8 to read 3, 4, and 5.

* * *

On a viva voce vote the amendment was adopted.

Mr. Coutermarsh of Lebanon moved that HB 385 be referred to the State Board of Education, and spoke in favor of the motion.

Mrs. Demers of Lebanon spoke against the motion.

On a viva voce vote the motion was adopted.

Mrs. Demers of Lebanon and Mrs. Putnam of West Lebanon wished to be recorded as voting against the motion.

HB 781, to authorize the Plymouth School District to establish a capital reserve with the proceeds of sale of school buildings, Mrs. Demers of Lebanon for Education. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 492, to establish a vocational-technical school in the Laconia area, Mr. Matheson of Center Harbor for Education. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and inserting in its place the following:

2 Appropriation. Funds necessary for the establishment of the Laconia Area Vocational-Technical School are provided under the Capital Budget Act of 1965.

Further amend the bill by striking out sections 3, 4, and 5 and renumbering sections 6, 7, and 8 to 3, 4, and 5.

* * *

On a *viva voce* vote the amendment was adopted.

Mr. Stafford of Laconia moved that HB 492 be referred to the State Board of Education, and spoke in favor of the motion.

Mr. Spanos of Newport explained the legal aspects of the three technical bills.

(discussion ensued)

On a viva voce vote the motion was adopted.

Mr. Coutermarsh of Lebanon moved that the remarks referring to HB's 377, 385 and 492 be printed in the Journal.

On a viva voce vote the motion was adopted.

Senate Message

Senate Bill Read and Referred

SB 82, An Act relative to planning for the future development of Great Bay. To Appropriations.

Reports (cont.)

SB 111, providing for certain deductions from retirement benefits for firemen, Mr. Aucella of Bennington for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 4, relative to the definition of a juvenile, Mr. Capistran of Manchester for Judiciary. Ought to pass with amendment.

Amendment

SB 4, relative to the definition of a juvenile.

Amend the title of said bill by striking out the same and inserting in place thereof the following:

An Act relative to delinquent children and procedure in juvenile court.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Children. Amend section 1 of RSA 169, as amended by 1959, 36:1 by striking out said section and inserting in place thereof the following:
- 169:1 Applicability of Chapter. This chapter shall apply to those delinquent children under the age of seventeen, and those delinquent children with respect to whom a petition is filed hereunder after his seventeenth birthday but before his

twenty-first birthday because of an act of delinquency committed before such seventeenth birthday. The chapter shall also apply to neglected children under the age of eighteen years. Jurisdiction acquired by the court of the commissioner of public welfare, under order of the court, over a neglected child shall cease when said neglected child arrives at the age of eighteen. The court's jurisdiction over a delinquent child shall continue until said child arrives at the age of twenty-one years unless he is previously discharged by the court, or jurisdiction over him is released to the superior court.

- 2 Definition. Amend paragraph III of RSA 169:2 as amended by 1959, 36:2, by striking out said paragraph and inserting in place thereof the following: III. "Child or Juvenile," any neglected boy or girl under the age of eighteen years and any delinquent child as hereinbefore defined whose act or acts of delinquency were committed while he or she was under the age of seventeen.
- 3 Delinquents. Amend RSA 169:14 by striking out the section and inserting in its place the following: 169:14 Disposition of Delinquents; Probation; Institution Care. When a child is found to be delinquent, the court may commit the child to the industrial school or continue the case with such orders as to care, custody, and probation as justice and the welfare of the child require. After the delinquent has passed the age of seventeen years, the court may, under its continuing jurisdiction, commit him either to the industrial school, house of correction, jail, or state prison, for all or any part of the term of his minority. A summary of the probation officer's investigation shall accompany each commitment. All records pertaining to cases of delinquency shall be kept at all times so that no one, except by court order, other than officers of the institution where the child is committed, duly accredited probation officers and others entrusted with the corrective treatment of said child. shall have access to the same. Any officer or employee of an institution who permits other than authorized persons to have access to such records, or any officer or employee or person entrusted with the use of the same for corrective purposes, or any one else, who publishes or broadcasts or permits the publication or broadcast of such records or parts of the same, except by court order, shall be in contempt of court. This prohibition shall not be construed to prevent publication as provided in this section or section 27 of this chapter.

- 4 Delinquents. Amend RSA 169:21-a as inserted by 1963, 170:1 by striking out the words "under the age of eighteen" and inserting in place thereof the words, under the age of seventeen, so that said section as amended shall read as follows: 169:21-a Petition by County Attorney. If facts are presented to the county attorney establishing that a person under the age of seventeen has been guilty of conduct which constitutes a felony or would amount to a felony in the case of an adult and if such person is not within the jurisdiction of this state, the county attorney may file a petition with the judge of the municipal court which would otherwise have jurisdiction under the provisions of this chapter. The petition shall set forth the nature of the offense with which the person is charged and shall specify his whereabouts if known. On receipt of such petition the court may summarily order the county attorney to proceed against such person under regular criminal procedures, and without regard to the provisions of this chapter. Pending determination by the superior court as herein provided and pending final disposition of the matter such person shall be bailable with sufficient sureties as in the case of adults and in default thereof may be committed to the custody of the probation officer or detained at the industrial school unless detention elsewhere is ordered by the superior court. The superior court shall determine, after hearing, whether such person shall be treated as a juvenile under the provisions of this chapter or whether the case shall be disposed of according to regular criminal procedures.
- 5 Restriction. Amend RSA 169:27 by striking out the section and inserting in its place the following: 168:27 Publication of Delinquency Restricted. It shall be unlawful for any newspaper to publish, or any radio or television station to broadcast or make public the name or address or any other particular information serving to identify any juvenile delinquent arrested, without the express permission of the court, and it shall be unlawful for any newspaper to publish, or any radio or television station to make pubic, any of the proceedings of any juvenile court. Nothing in this section or section 14 as amended shall be construed to prevent publication without using the name of the delinquent of information which shall be furnished by the court about the disposition of a case when the delinquent act would constitute a felony if it were the act of an adult.

- 6 Penalty. Amend RSA 169:28 by striking out the section and inserting in its place the following: 169:2-p Penalty for Forbidden Publication. The publisher of any newspaper or the manager, owner or person in control of a radio or television station who may violate any provision of section 27 shall be fined not less than twenty-five dollars or more than two hundred dollars.
- 7 Amend RSA 621:11, as amended by 1957, 71:1 and 1963, 213:1, by striking out the word "eighteen" in the second line and inserting in its place the word, seventeen, and by inserting after the word "municipal" in the seventh and twelfth lines the words, or district, so the section is amended to read as follows:
- 621:11 Minors Under Seventeen. Whenever a minor under the age of seventeen years shall be convicted of an offense punishable by imprisonment he may be sentenced to the industrial school for the term of his minority, except where said minor is found guilty by the superior court under the provisions of RSA 169:21; provided that nothing shall prevent such sentence being suspended under the provisions of any other law. Pending final disposition of a case by a municipal or district court the minor may be retained in the custody of the person in charge of the minor, or in the custody of a probation officer, provided however, that if the court places such minor in the custody of the industrial school, final disposition of his case shall be made within thirty days of such commitment and provided further, that where the minor has committed a felony, the municipal or district court may commit said minor to the custody of the probation officer or require that sureties be furnished for his appearance before the superior court, or in default thereof be committed to the industrial school to await disposition of the case by said superior court.
- 8 Amend RSA 621:12 by striking out the word "eighteen" in the first line and inserting in its place the word, seventeen, so the section is amended to read as follows:
- 621:12 Delinquents, etc. Whenever a minor under the age of seventeen is committed to the industrial school under the provisions of chapter 169, RSA, it shall be for the term of his minority.

- 9 Amend RSA 621:16 by striking out the word "eighteen" in the first line and inserting in its place the word, seventeen, so the section is amended to read as follows:
- 612:16 Committals for Detention. Minors under the age of seventeen committed to the school under the provisions of chapter 169, RSA, shall not be subject to the provisions hereof relative to release, trial placement, parole and discharge, though they shall be subject to the treatment hereinafter provided for incorrigibles until such time as their cases are disposed of by the court.
- 10 Amend RSA 618:6, as amended by 1963, 213:2, by striking out the word "eighteen" in the fifth line and inserting in place thereof the word, seventeen, so the section is amended to read as follows:
- 618:6 Place of Committal. Any person sentenced to pay a fine shall be ordered to be imprisoned until sentence is performed, or he is otherwise legally discharged, in the house of correction or jail of the county. This section shall not be construed as authorizing the confinement of any juvenile under the age of seventeen years in a house of correction or jail for the non-payment of a fine.
- 11 Takes Effect. This act shall take effect sixty days after its passage.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

SB 120, relative to offensive advertising which can be viewed from a public highway, Mr. Wildey of Westmoreland for Judiciary. Inexpedient to legislate, subject matter covered by previous legislation.

On a viva voce vote, the resolution was adopted.

SB 101, relative to the recognition of certain marriages performed out of the state, Mr. Capistran of Manchester for Judiciary. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by inserting after the word "state" in the eighth line the words, by persons not domiciled in

this state, and further amend the section by inserting after the word "state" in the twelfth line the words, subsequent to such marriage, so the section is amended to read as follows:

1 Marriages. Amend RSA 457:3 by striking out said section and inserting in place thereof the following: 457:3 Effect of Marriage. Every marriage contracted by parties within the degrees prohibited by the two preceding sections is incestuous and void, and the issue of such marriage illegitmate, provided, however, that any marriage legally contracted outside of this state by persons not domiciled in this state and valid in the jurisdiction where contracted shall be recognized as valid in this state for all purposes if or once the said contracting parties are or become permanent residents of this state subsequent to such marriage and the issue of any such marriage shall be legitimate.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Concurrent Resolution No. 1, Proposing a constitutional amendment to increase the compensation of legislators, Mrs. Ainley of Manchester for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 777, relative to approved blood tests for military personnel, Mr. Wildey of Westmoreland for Judiciary. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in place the following:

l Marriage Intentions. Amend RSA 457:23 by adding at the end of the section the following new sentence: A standard laboratory blood test performed at any United States armed forces or veterans administration medical laboratory is an approved test under this section. Such test shall be made not more than thirty days before the issuance of the marriage license, so that the section is amended to read as follows:

457:23 Blood Test Required. No application for a marriage license shall be accepted by any town clerk until there

shall be in his possession a statement signed by a licensed physician that each applicant has submitted to a Wasserman or Kahn or other similar standard laboratory blood test and that, in the opinion of such physician, the person is not infected with syphilis or in a stage that may become communicable. Such statements shall be accompanied by a record of the standard laboratory blood tests made, and this record shall contain the exact name of such applicant. The standard laboratory blood test shall be performed by the state board of health on request of a licensed physician, or at a laboratory approved by said board. Such test shall be made not more than thirty days before the issuance of the marriage license. A standard laboratory blood test performed at any United States armed forces or veterans administration medical laboratory is an approved test under this section. Such test shall be made not more than thirty days before the issuance of the marriage license.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 343, to permit off-sale of wines in grocery stores and drug stores. Mr. Collishaw of Exeter for Liquor Laws. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 456, to provide voluntary identification cards for sale of beer, Mr. Collishaw of Exeter for Liquor Laws. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the word "beer" and inserting in its place the words, alcoholic beverages, so that the title is amended to read:

An act to provide voluntary identification cards for sale of alcoholic beverages.

Amend the bill by striking out section 1 and inserting in its place the following:

I Sale of Alcoholic Beverages. Amend RSA 181 by inserting after section 34 the following new section:

181:35 Identification Cards. Any person who attains the age of twenty-one years, or anyone whose age would be questioned as to being a minor, who desires to purchase alcoholic beverages may apply to the town or city clerk where he resides, or is temporarily located, on a form to be provided by the liquor commission, for an identification card. This application shall be accompanied by a photograph of the applicant and his birth certificate or other satisfactory evidence that he or she is twentyone years of age. An application shall include (a) the applicant's name; (b) his address; (c) whether address is permanent or temporary; (d) date of his twenty-first birthday; and (e) such other pertinent information as the commission deems necessary. A fee of one dollar shall be paid the town or city clerk when such application is filed and such clerk shall remit to the commission at least every six months fifty per cent of such fees and shall retain the other fifty per cent to defray his expenses in connection therewith. Such town or city clerk shall forward such application to the commission which shall file it and send an identification card in such form as the commission prescribes to the applicant who may thereafter exhibit this card when purchasing alcoholic beverages. Any person who misrepresents his age or who practices any other deceit in the procurement of the identification card, uses or exhibits it for the purpose of procuring alcoholic beverages for a minor, or uses the identification card belonging to any other person, shall pay a fine of not more than one hundred dollars or be imprisoned not more than thirty days or both, or shall have his or her card revoked for a period of time deemed necessary by the commission. Any law enforcement officer who finds an identification card in the possession of a person to whom it was not issued shall confiscate the same and return it to the liquor commission.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 780, authorizing local law enforcement officials to enter clubs serving alcoholic beverages, Mr. Collishaw of Exeter for Liquor Laws. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

.(Mr. Taft in the Chair)

HB 604, to increase the membership of the Manchester board of Health, Mr. Craig of Manchester for the Manchester Delegation. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 City of Manchester; Board of Health. Amend section 1, chapter 165 of the laws of 1885, by striking out the section and inserting in its place the following: Section 1. The mayor of the city of Manchester shall appoint a board of health of five members; three shall be representative of the medical, dental or nursing professions; one shall be representative of labor; and one shall be representative of the public at large. Provided, however, that the first appointments hereunder shall be as follows: two members shall be appointed for three years each, from July first, 1965, two members shall be appointed for one year, from July first, 1965. Thereafter the mayor shall appoint members to the board to serve for a three-year term. In case of a vacancy occurring between the regular terms in said board the mayor shall appoint some person for the remainder of the unexpired term.

Further amend the bill by striking out section 3 and inserting in its place the following:

3. Takes Effect. This act shall take effect upon passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

SB 102, increasing the number of fire commissioners for the city of Manchester, Mr. Healy of Manchester for the Manchester Delegation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

SB 103, increasing the number of highway commissioners for the city of Manchester, Mr. Feldman of Manchester for the Manchester Delegation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 672, relative to longevity pay for certain employees of the city of Manchester. Inexpedient to legislate. Mr. Feldman of Manchester for The Manchester Delegation. Minority: Ought to pass with amendment. Mr. Conover of Manchester, Mrs. Ainley of Manchester, Mr. Healy of Manchester, Mr. Welch of Manchester and Mr. Raiche of Manchester.

Mr. Conover of Manchester moved that the report of the minority be substituted for the report of the majority and spoke in favor of the motion.

Mr. Feldman of Manchester spoke against the motion.

Mr. Capistran of Manchester spoke in favor of the motion.

Mr. Dion of Manchester moved that HB 672 be indefinitely postponed.

Messrs. Raiche, Bartlett and Healy of Manchester spoke against the motion.

(discussion ensued)

Mr. Feldman of Manchester spoke in favor of the motion.

Mr. Bartlett of Manchester spoke a second time against the motion.

(discussion ensued)

On a *viva voce* vote the Speaker was in doubt and asked for a division.

147 members having voted in the affirmative and 87 members having voted in the negative the motion to indefinitely postpone prevailed.

Mr. Healy of Manchester requested the Yeas and Nays, and subsequently withdrew his motion.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 417, relating to fees for registration of motor vehicles, motor cycles, agricultural vehicles and inspection stations.

Amendment

Amend the bill by striking out section 4 thereof.

Further amend the bill by renumbering sections 5, 6, 7 and 8 thereof to read 4, 5, 6 and 7.

Further amend the bill by striking out section 9 and inserting in place thereof the following:

8 Effective Date. Sections 4, 5 and 7 of this act shall take effect September 1, 1965. All other sections of this act take effect April 1, 1966.

* * *

On motion of Mr. Angus of Claremont the House concurred in the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 439, to amend the charter of certain savings banks and relating to the compensation of bank commission assistants.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

An Act to amend the charter of certain savings banks.

Further amend the bill by striking out section 3.

Further amend the bill by renumbering section 4 to read section 2.

* * *

On motion of Mr. Bigelow of Warner the House concurred in the Senate amendment.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments,

in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 755, An Act relative to the salary of the Grafton County Attorney.

Amendment

Amend HB 755 by striking out section 1 and inserting in place thereof the following:

1 County Attorney. Amend RSA 7:35 (supp), as amended by 1955, 247:2; 1957, 34:1; 211:1; 263:1, 1959, 6:1; 1961, 107:1, 208:1, and 1963, 95:1, 329:1 by striking out the words "In Grafton, three thousand dollars" and inserting in their place the words, In Grafton, five thousand dollars, so that the section is amended to read as follows:

7:35 Salaries. The annual salaries of the county attorneys in the several counties shall be as follows:

In Rockingham, three thousand dollars.

In Strafford, twenty-five hundred dollars.

In Belknap, three thousand dollars.

In Carroll, two thousand dollars.

In Merrimack, twenty-five hundred dollars.

In Hillsborough, five thousand dollars.

In Cheshire, three thousand dollars.

In Sullivan, two thousand dollars.

In Grafton, five thousand dollars.

In Coos, twenty-four hundred dollars.

On motion of Mr. Coutermarsh of Lebanon the House concurred in the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 56, An Act to authorize the division of safety services of the department of safety to acquire land to build a boat house and launching ramp.

Amendment

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Acquisition of Land. Amend paragraph VIII of 1963, 251:1 by striking out the same and inserting in place thereof the following:

VIII. Department of safety:

Division of safety services:

Construction of boat house and launching ramp, including the acquisition of land
Less boat house reserve approved by governor and council

\$105,000.00

TOTAL \$ 75,000.00

Proceeds from sale of old boat house and site located on Weirs channel shall be credited to unappropriated surplus of the general fund. The appropriation made by this paragraph shall not lapse, and up to forty thousand dollars of said appropriation may be expended for the acquisition of land, for the purposes of this paragraph, and said expenditure may be made prior to the convening of the 1967 general court. No other monies appropriated by this paragraph may be expended without the approval of the 1967 general court and the division of safety services of the department of safety is hereby directed to prepare and submit complete plans and recommendations to the 1967 general court for the construction of the boat house and launching ramp for which funds have been hereby appropriated.

* * *

Mrs. Weeks of Greenland moved that the House concur in the Senate amendment.

On motion of Mr. Stafford of Laconia the House nonconconcurred in the Senate amendment and a committee of conference was appointed as follows: Mr. Stafford of Laconia, Mr. Cobleigh of Nashua and Mr. Bruton of Manchester.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 282, An Act to provide an education for physically handicapped children.

Amendment

Amend the bill by striking out RSA 186-A:3, 186-A:4, 186-A:8 and 186-A:9 as inserted by section 1 of the bill and inserting in place thereof the following:

- 186-A:3 Program Established. The state board of education is authorized to establish a program of special education within the funds appropriated or available and to appoint such personnel as may be necessary for the proper operation of said program.
- 186-A:4 Enumeration. Every school board shall annually by October first report to the state department of education on forms provided by that department the number of handicapped children in its school districts. A later report shall be made when any other handicapped child shall be located in said district.
- 186-A:8 Tuition of Handicapped Children. Whenever any handicapped child shall attend, with the approval of the state board of education, any public or private school, situated within or outside of this state, which school, offers special instruction for the training or education of handicapped children and which has been approved for such training by the state board of education, the school district where such handicapped child resides is hereby authorized and empowered and may appropriate and pay a portion of the cost of such education in the manner and up to the amounts as provided by RSA 193:4 and 194:27. The state board of education shall assign pupils to approved schools for the deaf and/or for the blind. The school district in which each such pupil resides shall be liable for tuition of said child in the same manner and amount as specified in RSA 193:4 and 194:27. A school district may pay tuition at a rate higher than the amount specified in RSA 193:4 and 194:27, when in the judgment of the school board the circumstances warrant it.
- 186-A:9 Transportation. The school board shall furnish suitable transportation to all handicapped children who are able to be so transported from their homes to the place where such instruction or training is to be furnished. However, the liability of a school district for transportation shall not exceed

for each pupil transported an amount equal to the liability to the district for tuition as specified in RSA 193:4 Where the cost of such transportation would constitute an unreasonable expense the school board shall, at the expense of the district, board the children near the place where such instruction or training is to be furnished and shall provide transportation from the place where the children are boarded to the place of instruction or training. A school district may pay for transportation at a rate per pupil higher than the amount of liability for tuition as specified in RSA 193:4, when in the judgment of the school board the circumstances warrant it.

* * *

On motion of Mr. O'Neil of Chesterfield, reading of the amendment was dispensed with and Mr. O'Neil explained the amendment.

On motion of Mr. O'Neil of Chesterfield the House concurred in the Senate amendment.

Committee Reports (cont.)

HB 751, relative to state flags, Mr. Sawyer of Weare for Military and Veterans Affairs, Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the words, "sixty days after" and inserting in their place the word, upon, so that the section is amended to read:

2 Takes Effect. This act shall take effect upon its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 761, to prohibit building inspectors from issuing permits to himself or to his employer, Mr. Hood of Plainfield for Municipal and County Government. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 475, to extend the time for expending funds for expansion of the state park system, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

The Chair referred the bill to Appropriations under the Rules.

HB 542, relative to the improvement of the natural resources in Seabrook Harbor, tidal lands and waters, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 778, defining public salt water areas, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Refer to Judicial Council.

On a viva voce vote the recommendation adopted.

HB 313, relative to registration and licensing of special vehicles, Mr. Clymer of Harrisville for Transportation. Ought to pass with amendment.

Amendment

Amend paragraph XXXVII of RSA 259:1 as inserted by section 1 by striking out the paragraph and inserting in its place the following:

XXXVII "Special Vehicles," shall include any self- propelled off-highway vehicles not subject to registration except to cross a highway. Such special vehicles shall include golf-carts, snow-vehicles, ride-on snow removers, and such other vehicles as determined by the director of motor vehicles.

* * *

On a viva voce vote the amendment was adopted.

Mr. Sherman of Lancaster offered the following amendment and moved its adoption:

Amendment

Amend section 1 of the bill by striking out the section and inserting in its place the following:

1 Special Vehicles. Amend RSA 259:1 by adding at the end thereof a new paragraph after paragraph XXXVI to read as follows:

XXXVII "Special Vehicles," shall include any self-propelled vehicles considered as off-highway vehicles not otherwise subject to registration except to cross a highway from one property to another. Such special vehicles shall include golf carts, snow-vehicles, ride-on snow removers and such other vehicles as determined by the director of the division of motor vehicles.

Amend section 2 of the bill by striking out the section and inserting in its place the following:

2 Registration Fee. Amend RSA 262:1 by adding at the end thereof a new paragraph after paragraph XVII to read as follows:

XVIII. For vehicles registered as "special vehicles" as defined in RSA 259:1, XXXVII the registration fees shall be two dollars for golf-carts, ride-on snow removers and such other vehicles as determined by the director. For snow-vehicles the fee shall be five dollars and for each transfer two dollars. For each snow-vehicle the division of motor vehicles shall deduct from the fees received hereunder the actual cost of issuing such registration certificate and number plates, and shall forward the balance to the fish and game department to be used by it in the administration, control and enforcement of such snow-vehicles in off-highway use.

* * *

Messrs. Smith of Plymouth, Clymer of Harrisville, Raiche of Manchester and Manning of Groveton spoke against the amendment.

Mr. Stafford of Laconia and Mrs. Brungot of Berlin spoke in favor of the amendment.

On a *viva voce* vote the Chair was in doubt and requested a division.

75 members having voted in the affirmative and 182 in the negative the amendment was not adopted.

On a viva voce vote the bill was ordered to a third reading.

HB 373, relating to period of lighting of vehicles, Mr. Manning of Northumberland for Transportation. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Motor Vehicles. Amend RSA 250:5 by striking out at the end thereof the words, this provision shall not apply to any vehicle which is designed to be propelled by hand, or to any vehicle designed for and transporting hay or straw, or to any motor vehicle, so that the section is amended to read:

250:5 Period of Lighting. Every vehicle, including bicycles, excepting as herein otherwise provided, whether stationary or in motion, on any public highway or bridge, shall have attached to it a light or lights, which shall be so displayed as to be visible from the front and rear, during the period from one-half hour after sunset to one-half before sunrise.

* * *

On a viva voce vote the amendment was adopted and the bill was ordered to a third reading.

HB 740, to require driver education as a condition to the right of certain minors to obtain operator's license, Mr. McGee of Lincoln for Transportation. Ought to pass.

Mr. Smith of Plymouth offered the following amendment and moved its adoption:

Amendment

Amend the bill by striking out section 5 and renumbering sections 6 and 7 to read 5 and 6.

* * *

Messrs. Carter of Milford and Yardley of Roxbury spoke against the amendment.

Mr. Clymer of Harrisville spoke in favor of the amendment.

(discussion ensued)

On a viva voce vote the amendment was not adopted.

Mr. Stafford of Laconia moved that HB 740 be indefinitely postponed.

Mr. Raiche of Manchester spoke against the motion.

(discussion ensued)

Mr. Smith of Plymouth spoke against the motion.

On a viva voce vote the motion was not adopted.

Reconsideration

Mrs. Frizzell of Charlestown, having voted with the majority, moved that the House reconsider its vote whereby it killed the Smith amendment.

Messrs. O'Neil of Chesterfield, Pickett of Keene and Smith of Plymouth spoke in favor of the motion.

On a viva voce vote the motion was adopted.

The question now being on the Smith amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 773, relative to motor vehicle driver education in high schools, Mr. Clymer of Harrisville for Transportation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

(Speaker in the Chair)

Special Order

Mr. Coutermarsh of Lebanon called for the special order.

HB 788, providing that the sheriff shall have custody of the jail in his county, Mr. Cole of Swanzey for Municipal and County Government. Ought to pass with amendment.

Mr. Cole of Swanzey moved that HB 788 be recommitted to the Committee on Municipal and County Government and spoke in favor of the motion.

(discussion ensued)

Mr. Cole read the amendment in full.

Mrs. Palmer of Plaistow, Mr. Coutermarsh of Lebanon and Miss Spollett of Hampstead' spoke in favor of the motion.

(discussion ensued)

Mr. Taft of Greenville spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Special Order

HB 594, to eliminate the fixing of retail price of milk by the milk control board, Mr. MacFarland of Swanzey for Agriculture.

Mr. MacFarlane of Swanzey moved that the Committee on Agriculture be dismissed and the bill be taken up before the House at the present time and spoke in favor of the motion.

The Chair stated in order to discharge the committee a 2/3 vote of all members present and voting would be required.

Mr. Underwood of Chester spoke against the motion and to clarify the position of the committee.

(discussion ensued)

Mr. Raiche and Mr. Broderick of Manchester spoke in favor of the motion.

Mr. Ellms of Canaan spoke against the motion.

Mr. Bragdon of Amherst spoke against the motion.

(discussion ensued)

Mr. Feldman of Manchester, Mr. Hancock of Concord and Mr. Noyes of Stewartstown spoke against the motion.

Mr. Craig of Manchester spoke in favor of the motion.

(discussion ensued)

Mr. Watts of Deerfield spoke against the motion.

(discussion ensued)

Mr. Cole of Swanzey spoke aginst the motion.

(discussion ensued)

Mr. Taft of Greenville spoke against the motion.

Messrs. Coutermarch of Lebanon and Willey of Campton spoke in favor of the motion.

Mrs. Palmer of Plaistow and Mrs. Brungot of Berlin and Mr. Stevens of Epsom spoke against the motion.

(discussion ensued)

Mrs. Hamilton of Claremont rose to ask a question.

Mr. Ellms of Canaan spoke a second time against the motion.

(discussion ensued)

The question is on the motion that the committee be dismissed.

Mr. Raiche of Manchester demanded the Yeas and Nays.

The question is on the motion that the committee be dismissed.

Roll Call

Yeas - 135

HILLSBOROUGH COUNTY: Aucella, Barnard, Bartlett of Goffstown, Ducharme, Levasseur of Goffstown, Bednar, Gallagher, Broderick, Conover, Nyberg, O'Rouke, Bruton, Dion of Manchester, Hayes of Manchester, Cullity, McDermott, Welch of Manchester, Manning, Walsh, Clancy, Fitzpatrick, Healy, Keane, Raiche, Desgrosseilliers, LaFrance, Martel, Blanchard, Champage, Craig, Delisle, Lemieux, Olivier, Belanger, Kendrigan, Noel, Capistran, Levasseur of Manchester, Nalette, Allard, Gauthier, Lesmerises, Rousseau, Gamache, Grady, Ouellette, Babb, Cox, Moriarty, Cobleigh, Dionne of Nashua, ward 2, Rosedoff, Sullivan, Makris, Boisvert, Levesque, Mason, Bissonnette, Sabluski, Desmarais of Nashua.

MERRIMACK COUNTY: Guilbeault, Bouley, York, Hancock, Jelley, Gilman, Dempsey, Laroche, Maxwell, Schatz, Brasley, Plourde, Murphy, Bork, Thompson of Wilmot.

ROCKINGHAM COUNTY: Gay, Palmer of Kensington, Twardus, Keefe, Sadler, Coussoule, Ingraham, Rossley.

STRAFFORD COUNTY: Blanchette, Hilliard, Nelson, Donnelly, Young, Flanagan, Hartigan, Rubins, St. Pierre, Habel, Chasse, Vincent, Boire.

Sullivan County: Gaffney, Prudhomme, Campbell, Barrows, D'Amante, Hamilton, Williamson, Downing, Spanos, Hood.

Belknap County: St. John, Matheson, DeBlois, Dearborn, Normandin.

CARROLL COUNTY: None.

CHESHIRE COUNTY: Watkinson, Cournoyer, Keating, O'Neil of Keene, Pickett, Russell, Forbes, MacFarlane, Gutoski.

Coos County: Fortier, Roy, Desilets, Gagnon, O'Hara, Bushey, Manning of Northumberland.

GRAFTON COUNTY: Willey, Morse, Scott-Craig, Putnam, Coutermarsh, Demers, McGee, Brummer.

Nays — 192

HILLSBOROUGH COUNTY: Bragdon, VanLoan, Wiggin, Whitney, Davis of Greenfield, Taft, Brocklebank, Morrill, Ainley, Bartlett of Manchester, Feldman, Montplaisir, Corey, Mahoney, Carter, Coburn of Milford, Ferguson, Burnham, Latour of Nashua, Colburn of New Boston, Karnis, Cleghorn, Peabody, Brown of Peterborough, Sawyer, Heald of Wilton.

MERRIMACK COUNTY: Phelps, Fairbanks, Hanson, Moore, Kopperl, Davis of Concord, Henry, Dame of Concord, Bingham, Sanders, Howard of Concord, Maxham, Stevens, Kelley, Cook, Lafond, Reddy, Brown of Loudon, Milligan, Thompson of Northfield.

ROCKINGHAM COUNTY: White, Griffin, Lake, Persson, Underwood, Cummings, Watts, Kimball of Derry, Scott, Pennington, Eastman, Ferron, Junkins, Weeks, Spollett, Ring, Shindledecker, Barnes, Clark of Kingston, Hall, McDonough, Kimball of Newfields, Sewall, Cheney, Leavitt, Pinkham, Kelsey, Palmer of Plaistow, Schwaner, Quirk, Osborn, White, Langford, Greene, Gelt, Peever, Barnes of Sandown, Barker of Stratham, Hamel.

STRAFFORD COUNTY: Hickey, Colbath, McKenna, Crouch, Grinnell, Canney, Drew, Clark of Lee, Dawson, Moulton, Rolfe, Winkley, Dumont, Beaudoin, Bradford, Johnson of Rochester, Boucher, Corriveau, Coffin, Lynbourg.

Sullivan County: Adams of Charlestown, Frizzell, Angus, Mackintosh, Marx, Bailey, Merrifield, Delude.

Belknap County: Chamberlain of Alton, Watson, Guild, Uhlenberg, McCarthy, Head, Foster, Stafford, Allan of Meredith, Urie, Joslyn, Randall.

CARROLL COUNTY: Howard of Bartlett, Davis of Conway, Farrington, Williams of Eaton, Davis of Moultonborough, Diffenderfer, Kurth, Remick, Fox, Chamberlain of Wolfeboro, Claffin.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Gowing, Clymer, Stearns, Desmarais of Jaffrey, Pratt, Pollock, Shea, Gutterson, Heald of Keene, Bradshaw, Faulkner, Lerandeau, Allen of Rindge, Yardley, Cole, Spitzli, Wildey.

Coos County: Dubey, Brungot, Seymour, Marsh, Emerson, Thurston, Shute of Lancaster, Fogg, Wheeler, Noyes, Hunt, Taylor of Whitefield.

Grafton County: Pryor, Chamberlin of Bath, Stevenson, Cavis, Plumer, Ellms, Johnson of Franconia, Gage, Low, Manchester, Larty, McMeekin, Karsten, Adams of Lebanon, Lewis, Whipple, Gardner, Rich, Park, Johnson of Monroe, Mack, Bell, Smith of Plymouth, Anderson of Warren, Berringer.

and the motion was lost.

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives.

HB 298, to allow children to work in certain occupations other than farm or domestic labor.

HB 573, legalizing the proceedings at the town meeting March 9, 1965 in the town of New London.

HB 598, to authorize certain medical tests as a condition to holding of a motor vehicle operator's license.

HB 690, relative to recording of action when school district takes land by eminent domain.

HJR 42, in favor of the city of Lebanon.

HB 453, to permit interchange of government employees.

- HB 568, An Act to provide for regulation of passenger tramways and skiing areas.
- HB 704, An Act establishing the water pollution commission as an independent agency.
- HB 307, An Act providing for control of aquatic nuisances in any of the surface waters of the state.
- HB 624, An Act to appropriate additional funds for capital improvements to technical institutes.
- HB 793, An Act relative to a study for projecting state fiscal requirements biennially through 1975.
 - HB 677, An Act to repeal charters of certain corporations.
- HB 8, to authorize the sweepstakes commission to pay unclaimed prize money to the state treasurer.
- HB 463, An Act increasing the salaries of the county commissioners and treasurer of Carroll County.
- HB 185, raising the limit of guaranteed bonds of water resources board.
- $\rm HB$ 367, extending appropriation for the Beaver Brook dam.
 - HB 615, relative to salary of the sheriff of Grafton County.
- HB 681, relative to the salary of, and amount of fees to be collected by, the register of deeds for Grafton County.
- HJR 40, providing deficiency appropriation for board of accountancy.
 - HJR 43, in favor of Alex C. Isherwood of Jaffrey.
- HJR 44, providing for deficiency appropriation for division of welfare of department of health and welfare.

Further Senate Message

The Senate refuses to concur with the House of Representatives in the passage of the following entitled bill:

HB 229, An act relative to time for taking deer.

Concurrent Resolution

Mr. Taft of Greenville offered the following concurrent resolution.

Whereas, the statutes relating to the health, welfare, support, protection and adoption of children have undergone frequent revision and modification, many provisions are obsolete, and others are unsound, and

Whereas, there is no clear-cut distinction made between statutes as they relate to delinquent as opposed to neglected children, and

Whereas, each Session of the Legislature is called upon to consider numerous proposals affecting these and other welfare statutes, and

Whereas, all welfare statutes are interrelated with laws concerning residence, settlement, town and county poor persons, adoption and licensing of child placing and child caring institutions, and

Whereas, it is in the interest of sound and effective administration to coordinate, to clarify, to revise, and to modernize such welfare provisions, now therefore be it

Resolved, by the Senate and House of Representatives in General Court convened:

That a comprehensive study of the welfare laws of the state shall be undertaken, specifically chapters 164, 165, 166, 167 and 169 of New Hampshire Revised Statutes Annotated, with respect to the adequacy of such laws to provide for the needs of the populace, to fully utilize aid and assistance available from the United States government, to distribute and allocate the expense of such welfare programs in an economically soundmanner, to provide for the economical and efficient administration of welfare programs, and to clearly express the intention of the Legislature consistent with other laws of the state, and be it further

Resolved, that the Office of Legislative Services is hereby directed to initiate and conduct such a study with the assistance of the Judicial Coucil and the Office of the Attorney General and the Office of Legislative Services may call upon the Judicial

Council to review and approve all recommendations made under the terms of this resolution, and be it further

Resolved, that the Office of Legislative Services recommend to the next session of the General Court revisions of the Welfare Laws of the state for the correction of such inadequacies as it shall find to exist.

* * *

The concurrent resolution was referred to the Public Welfare and State Institutions.

Committee of Conference Report

The Committee of Conference to whom was referred Senate Bill No. 57, An act relative to classification of the permanent positions of senior psychiatrists at the New Hampshire Hospital and relative to the powers of the Governor and Council to fix salaries of unclassified positions; having considered the same, report the same with the following recommendations:

That the Senate recede from its position of non-concurrence in adopting the amendments sent down by the House and concur in the passage of the bill.

Mr. Hancock of Concord Mrs. Clark of Lee Mrs. Hartigan of Rochester Conferees on the Part of the House

Senator Johnson of Hanover Senator Martel of Manchester Conferees on the Part of the Senate

The report was adopted.

Committee of Conference Report

The Committee of Conference to whom was referred House Bill No. 340, An Act relative to larceny or unauthorized use of a motor vehicle, having considered the same, report the same with the following recommendations: That the House recede from its position of non-concurrence and concur with the Senate in the adoption of its amendments.

Mr. Spitzli of Walpole Mr. Wildey of Westmoreland Mr. Broderick of Manchester Conferees on the Part of the House

Senator Rinden of Concord Senator Riley of Hooksett Conferees on the Part of the Senate

The report was adopted.

Report of Engrossed Bills Committee

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and House Joint Resolutions:

- HB 452, An Act relative to the Council of Resources and Development.
- HB 501, An Act to change the qualifications for licensing of a barber.
- HB 508, An Act to raise the fees charged for registration or licensing of barbers.
- SB 29, An Act to redistrict the state into senatorial districts.
- HB 367, An Act extending appropriation for the Beaver Brook dam.
- HJR 40, Joint Resolution providing deficiency appropriation for board of accountancy.
- HJR 44, Joint Resolution providing for a deficiency appropriation for the division of welfare of the department of health and welfare.
- HB 260, An Act relative to private ownership liability exemption.
- HB 610, An Act to eliminate relative responsibilty in the administration of medical assistance for the aged.

HB 613, An Act relative to town appropriations for rail-road passenger service.

HB 633, An Act to clarify the procedure for the delivery of absentee ballots to the moderator.

HB 585, An Act relating to the Monadnock Regional School District.

HJR 1, Joint Resolution providing an appropriation toward reconstruction of Fort at Number Four.

HB 124, An Act relating to definition of shellfish.

HB 448, An Act relating to the custody and escheat of unclaimed and abandoned property.

HB 609, An Act relative to medical assistance for the aged.

HB 712, An Act to make an apportionment of representatives to the general court.

HB 156, An Act relative to state participation in water pollution control costs.

Mrs. Forbes of Marlow

Senate Message

The Senate concurs with the House of Representatives in the passage of the following joint resolution, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HJR 19, relative to the operating expenses of educational television station WENH-TV Channel 11, Durham.

Amendment

Amend the house joint resolution by striking out all after the title and inserting the following in place thereof.

Whereas, WENH-TV is an educational television station operated and maintained to provide an educational service to the schools and educational institutions of the state and to the general public through a broad adult educational and information program service, and

Whereas, since June 1959 WENH-TV has operated in conformance with the Federal Communications Commission

rules and regulations and has maintained an outstanding program service for the majority of the citizens and schools of the state with advice, counsel and partial support of The New Hampshire Educational Broadcasting Council, Inc., now therefore be it

Resolved by the Senate and House of Representatives in General Court Convened:

That the sum of one hundred fifty thousand dollars is hereby appropriated for the period beginning with the passage of this joint resolution and ending June 30, 1966 and one hundred fifty thousand dollars for the fiscal year ending June 30, 1967 for the purpose of contributing to the operating expenses of educational television station WENH-TV, Channel 11, operated by the University of New Hampshire with the advice and counsel of the New Hampshire Educational Broadcasting Council, Inc. The sums hereby appropriated shall be expended for the operation of WENH-TV through the New Hampshire College of Agriculture and the Mechanic Arts and the University of New Hampshire. The governor is authorized to draw his warrants for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

On motion of Mr. O'Neil of Chesterfield reading of the amendment was dispensed with.

Mr. O'Neil explained the amendment.

Mrs. DeLude of Unity moved that the House non-concur in the Senate amendment and that a committee of conference be appointed.

On a viva voce vote the motion was adopted and the Chair appointed Mrs. DeLude of Unity, Mr. O'Neil of Chesterfield and Mrs Scott-Craig of Hanover as conferees on the part of the House.

Further Senate Message

Senate Bills Read and Referred

The Senate has passed bills with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

- SB 129, providing that abandoned railroad rights of way shall be retained for equitation, bicycle, and pedestrian uses only. To Resources, Recreation & Development.
- SB 117, relating to house boats on Conway Lake. To Resources, Recreation & Development.
- SB 107, relative to the compensation of personnel of the university and Keene and Plymouth state colleges. To Executive Departments & Administration.
- SB 77, relative to the improvement for small boating of the back channels of Portsmouth Harbor. Ought to pass with amendment. To Resources, Recreation & Development.

Further Senate Messages Under Joint Rule No. 6

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 8, An Act to authorize the sweepstakes commission to pay unclaimed prize money to the state treasurer.

Amendment

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 Unclaimed Sweepstakes Prizes. Amend RSA 284 by adding after section 21-0 as inserted by 1965, 63 a new section as follows: 284:21-p Unclaimed Prize

* * *

SB 61, An Act relating to public roads to private recreational areas.

Amendment

Amend section 3 of the bill by striking out the first two lines and inserting in place thereof the following:

3 Loans from Industrial Park Authority. Amend RSA 162-A by inserting after section 6-a as inserted by 1959, 136:1 the follow-

Amend section 4 of the bill by striking out the first two lines and inserting in place thereof the following:

4 Liability for Maintenance. Amend RSA 231 by inserting after section 8 and section 6-a, as inserted by 1961, 170:1 and amended by 1965, 68, the following:

* * *

HB 335, An Act to provide a licensing law for practical nurses.

Amendment

Amend section 2 of the bill by striking out the first six lines and inserting in place thereof the following:

2 Board to Administer. Amend RSA 326:18 (supp), as amended by 1957, 195:3, by striking out the section and inserting in its place the following: 326:18 Administration. The board of nursing education and nurse registration constituted under the provisions of RSA 326-A:3 shall administer the

Amend section 8 of the bill by striking out the first two lines and inserting in place thereof the following:

8 Exemption. Amend RSA 326 by inserting after section 26 as amended by 1955, 207:1 a new section as follows:

* * *

HB 633, An Act to clarify the procedure for the delivery of absentee ballots to the moderator.

Amendment

Amend section 2 of the bill by striking out the first four lines and inserting in place thereof the following:

2 Absentee Voting. Amend RSA 60:7 by striking out the same and inserting in place thereof the following:

* * *

HB 627, An Act increasing the salary of the county commissioners of Sullivan County.

Amendment

Amend section 1 of the bill by striking out line twenty-one and inserting in place thereof the following:

In Coos, two thousand dollars.

* * *

HB 610, to eliminate relative responsibility in the administration of medical assistance for the aged.

Amendment

Amend section 1 of the bill by striking out the first two lines and inserting in place there of the following:

1 Liability for Support. Amend RSA 167 by adding after RSA 167:3-a as inserted by 1961, 18:1 the following new section:

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 613, An Act relative to town appropritions for rail-road passenger service.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Town Appropriations. Amend RSA 31:4 by inserting after paragraph XXXIX as inserted by 1965, 8:1 the following new paragraph: XL Railroads. To negotiate

HB 260, An Act relative to private ownership liability exemption.

Amendment

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

I Aeronautics Law. Amend RSA 422 by adding a new section after RSA 422:17 as follows: 422:17-a Private Ownership Liability Exemption. An owner, leasee, or occupant of premises on which private non-commercial air navigation facilities are located owes no duty of care to keep the premises safe for public use by others or to give any warning to wilful users of the premises of hazardous conditions. An owner, lessee, or occupant of premises on which private non-commercial air navigation facilities are located who gives permission to another to use the facilities does not thereby (a) extend any assurance that the premises are safe, or (b) constitute the person to whom permission has been granted the legal status of an invitee to whom a duty of care is owed, or (c) assume responsibility for or incur liability for any injury to person or property caused by any act of the person to whom the permission has been granted.

* * *

On motion of Mrs. Moulton of Durham the House concurred with the Senate in the adoption of the amendments of the Engrossed Bills Committee under Joint Rule No. 6.

* * *

On motion of Mr. Totman of Alstead the Rules of the House were so far suspended as to permit public hearings on the following bills on Friday next (tomorrow).

SB 130, relative to filing dates in primaries.

SB 104, regulate the practice of land surveying.

Resolution regarding the Lord's Prayer.

* * *

The Chair announced that today was the 75th birthday of Mr. Mulaire of Suncook, Asst. warden of the cloakroom.

The Chair announced that Mr. and Mrs. Arthur Roby of Concord were having their 50th wedding anniversary and the 57th wedding anniversary of Mr. and Mrs. LaFrance of Manchester.

* * *

On motion of Mr. Pickett of Keene the House adjourned from the morning session.

Afternoon Session

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit reading of bills by title only and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Third Readings

HB 313, relative to registration and licensing of special vehicles, read a third time passed and sent to the Senate for concurrence.

Reconsideration

Mr. Smith of Plymouth moved that the House reconsider its action whereby it passed HB 313 and spoke against the motion.

On a viva voce vote the motion was not adopted.

Third Readings (cont.)

HB 456, to provide voluntary identification cards for sale of beer.

HB 604, to increase the membership of the Manchester board of health.

HB 751, relative to state flags.

HB 777, relative to approved blood tests for military personnel.

HB 542, relative to the improvement of the natural resources in Seabrook Harbor, tidal lands and waters.

HB 740, to require driver education as a condition to the right of certain minors to obtain operator's license.

HB 781, to authorize the Plymouth School District to establish a capital reserve with the proceeds of sale of school buildings.

HB 373, relating to a period of lighting of vehicles.

The following Senate bills were read a third time, passed, and sent to the Senate for concurrence in the House amendments:

SB 4, relative to the definition of a juvenile.

SB 80, relative to guaranteed loans to students for higher education.

SB 101, relative to the recognition of certain marriages performed out of state.

SB 111, providing for certain deductions from retirement benefits for firemen, was read a third time, passed, and sent to the Secretary of State to be engrossed.

* * *

On motion of Mr. Allen of Rindge the House adjourned at 7:37 p. m.

Supplement to House Journal of Thursday, June 24, 1965

Inserted according to motion of Mr. Coutermarsh of Lebanon.

HB 377, to establish a vocational-technical school in the Claremont area, Mrs. Hamilton of Claremont for Education. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and inserting in its place the following:

2 Appropriation. Funds necessary for the establishment of the Claremont Area Vocational-Technical School are provided under the Capital Budget Act of 1965.

Further amend the bill by striking out section 3, 4 and 5 and renumbering sections 6, 7 and 8 to read 3, 4 and 5.

* * *

On a viva voce vote the amendment was adopted.

The Chair recognized the member from Charlestown, Mrs. Frizzell.

"Mr. Speaker, I move that HB 377 be referred to the State Board of Education. In the 1961 session of the Legislature, we passed bills in regard to the setting up of vocational-technical schools. In that law, there was this statement: 'The State Board of Education is hereby authorized and directed to establish not more than five vocational-technical schools in geographic areas throughout the entire state as determined by the Board.' You know as well as I did that in the heat of campaigning last year, the Governor made various promises on the locations of these vocational schools. Naturally, various communities in the state want to become the locations for these schools. As a result of this and on advice — on good advice, representatives from four communities put in bills. Three of them are being reported in today. Those bills have all had fair hearings and they have had their day in court, so to speak. The sponsors of these bills have all come together and agreed that we will move to have them all referred to the State Board of Education. I hope you will appreciate our avoidance of a floor fight."

The Chair recognized the member from Chesterfield, Mr. O'Neil.

"Mr. Speaker, of course this motion is in variance with the one that you see in your calendar where we reported these bills 'ought to pass'. After a great deal of discussion and much interesting work on these bills, a great majority of your Committee on Education supports this particular motion. The 'ought to pass' motion was primarily made, I believe, I hope I am stating the majority opinion of my Committee and I can stand corrected although I believe I am right, was to simply get the bills out of Committee and on the floor so you people could act on them. The great majority of the Committee, there may be one or two exceptions that may not go along with this, but I am sure I can speak for the vast majority of the Committee, that we do support this motion for the reasons given by the member from Charlestown that the '61 act did authorize the State Board to establish these schools. Now in all honesty, our Committee has had considerable work and investigation in this whole program. There are some members of the Committee, including myself, that have some doubt as to the rapidity with which we are establishing these schools. I am now not speaking for the entire Committee. I said, 'myself and some of the Committee'.

"The State Board was authorized in '61 to set these out. It was anticipated that this program would extend into the early 1970's. In the wisdom of this Legislature, they have speeded this program up at great length to the point where it is my understanding at the present time, when the Capital Budget comes before you, in all probability there will be authorization for two more. That would fill out the entire program which was authorized back in '61. At that time, it was contemplated it would take into the early 1970's to complete. In the wisdom of this General Court, they felt they wanted to speed this program up. Now this General Court should be aware that we have a bill of some six or seven hundred thousand dollars for a deficit in construction of two that are now being constructed. There was great anguish about the amount of money that was in the budget. This is an extremely expensive proposition. I think the motion to send this to the State Board is a good one. They are better equipped to handle it and take this completely out of politics and they will allocate these schools after very careful consideration. I would hope that the House would support this motion on this bill and the other two bills that are coming. One more quick observation. We held a hearing this morning on a fourth bill very similar for a location in Keene and the sponsor of that bill also indicated that he very much wished that this House would also send that bill to the State Board so that we would have a unanimous direction to the allocation of these bills that they be referred to the State Board of Education, who will then take cognizance of this legislation. I support the motion on this bill and on the other two I think, I believe that will be made."

"Would the member yield for a question? Mr. Plumer, you may inquire."

"Can you assure me that this action which you propose in no way takes away the authority of the Legislature to make the final decision. In other words, that the State Board's action is advisory or final?"

Mr. O'Neill of Chesterfield: "I am not quite sure that I follow you. Under the statute that was passed by this General Court in 1961, we delegated the authority to the State Board to establish the locations. Now whatever authority this body delegates to one group, they can take away. We are the supreme authority relative to lawmaking. At the present time, and I

support it, I think it is the proper way to handle this particular problem. We have delegated this authority to the State Board. Of course, at any time we can also take it way."

The Chair recognized the member from Nashua, Mr. Cobleigh.

"Just so that you will be certain what the situation is as far as the Capital Budget, it will be coming before you tomorrow if you vote later on this afternoon to suspend the rules. It is House Bill 782. The recommendation of the Committee is in accord with a motion by the member from Charlestown. We are setting forth for your consideration tomorrow, money for two more technical schools and with the provision that the sites be determined by the Board of Education. We would concur with the motion before the House."

Question is on the motion by the member from Charlestown, Mrs. Frizzell, that House Bill 377 be referred to the State Board of Education.

On a viva voce vote the motion was adopted.

HB 385, to establish a vocational-technical school in the Lebanon area. Mrs. Demers of Lebanon for Education. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and inserting in its place the following:

2 Appropriation. Funds necessary for the establishment of the Lebanon Area Vocational-Technical School are provided under the Capital Budget Act of 1965.

Further amend the bill by striking out sections 3, 4 and 5 and renumbering sections 6, 7 and 8 to read 3, 4 and 5.

On a viva voce vote the amendment was adopted.

The Chair recognized the member from Lebanon, Mr. Coutermarsh.

"Mr. Speaker, I want to say that I had a novel technique worked out to guarantee Lebanon the school but it fell through early this morning. As a Member of the State Aeronautics Commission, I had practically talked George Stafford from Laconia and George Angus from Claremont and Larry Pickett from Keene on accepting a free ride via Northeast Airlines to New York but Stafford discovered that we were going to discuss the technical schools today so I have reversed my tactics.

"I subscribe to my fellow member, Mrs. Frizzell that at this time rather than to become engaged in a hassle that actually would resolve nothing, that in view of the fact that we delegated the authority under Chapter 188A to the State Board to decide this matter and more specifically that incorporated in the Capital Budget which we will consider later this afternoon, we will be past the talking stage about establishing the two remaining vocational schools. Now I think all of our concern by those of us who introduced bills was because the State Board had not made any specific recommendation with regard to the site for the two remaining schools and their argument was that at that time they were without an appropriation and thus they had not acted on the matter. We are providing an appropriation for two more schools. I agree with the Chairman of the Education Committee that it was our intent that the State Board make this selection. They are eminently more qualified than the Legislature to resolve this matter.

"Thus, I conclude that it is with wisdom and logic that we pursue the action we are taking today in referring this matter for orderly consideration by the House Education Committee. In essence what we are doing here today is actually resolving all of these three bills to the position of the status quo. In other words, that the State Board of Education already has the authority; that the House Appropriations Committee has included an appropriation for two schools in the Capital Budget and it is my considered opinion the State Board of Education will not ignore the arguments that may rest with any community as to the final determination of sites and I hope that you will go along with this recommendation."

The Chair recognized the member from Lebanon, Mrs. Demers.

"Mr. Speaker, I was told that if I got up today and tried to do anything about passage of House Bill 385 I would be clobbered. I can think of no nicer group that I would like to be clobbered by. I am not up here to try to get House Bill 385 passed. I have talked with the Committee back home in Lebaon. When I arrived home after ten o'clock last night, they

wished for me to express for them their great unhappiness at the action taken here today. I know as do all of you that it is in the statutes that these sites of these schools be selected by the State Board of Education, but it is within your prerogative to select the sites as you see fit and it was their desire and they spent their time for several months to present a case to the House Committee on Education and to the Legislature to prove that we had a very good site there in Lebanon. I have no desire to buck any of the Lebanon delegation and I wish to go on record as opposing the motion but I will accede to the wishes with very great reluctance and I wish to be so recorded in the Journal of the House. Thank you."

Question is on the motion by the member from Lebanon, Mr. Coutermarsh, that HB 385 be referred to the State Board of Education.

On a viva voce vote the amendment was adopted.

* * *

HB 492, to establish a vocational-technical school in the Laconia area, Mr. Matheson of Center Harbor for Education. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and inserting in its place the following:

2 Appropriation. Funds necessary for the establishment of the Laconia Area Vocational-Technical School are provided under the Capital Budget Act of 1965.

Further amend the bill by striking out sections 3, 4 and 5 and renumbering sections 6, 7 and 8 to 3, 4 and 5.

* * *

On a *viva voce* vote the amendment was adopted.

Mr. Stafford of Laconia: "I move that HB 492 be referred to the State Board of Education for the exact same reasons as stated by previous speakers. The Delegation from Laconia concurs for the reasons and believes that the statutes 188A are clear enough and wish to have this resolved within the State Board

of Education. There will be forthcoming after my remarks, the remarks of the member from Newport, Mr. Spanos, whose legal talent will afford the exact clarity as to why we are doing this and forthcoming after that will be a motion to put the remarks of the entire debate in the Journal in order that the State Board of Education will know the intent of this Legislature and not become confused as to the reasons why this is being referred to them, inasmuch as it is an unusual move to refer such matters to the Board of Education."

The Chair recognized the member from Newport, Mr. Spanos.

"Mr. Speaker, ladies and gentlemen. We were one of the communities that felt that we would be remiss in instituting legislation asking for a vocational-technical school. We thought we would abide by Chapter 188. We are still very interested of course but we have talked it over with the sponsors of the three different schools and I think that what I say now, they all concur in. As a matter of fact, we talked this over very carefully and they do concur in this statement that I am about to make for the record purposes and it is this: Nothing in these references that this House makes shall limit the Board of Education in considering and designating any other area in the state as a site for a vocational-technical school as outlined in Chapter 188-A."

"Would the member yield for a question? Mrs. Demers, you may inquire."

"Mr. Spanos, am I not a sponsor on one of those bills?"

Mr. Spanos of Newport: "I don't know, Mary, I will tell you the truth. I talked with Mr. Coutermarsh, Mr. Stafford and Mrs. Frizzell on this matter."

Mrs. Demers of Lebanon: "I just wanted to remind you, sir, that I was and I wasn't consulted. I go along with your remarks nevertheless."

Question is on the motion by the member from Laconia, Mr. Stafford that HB 492 be referred to the State Board of Education.

On a viva voce vote the motion was adopted.

Mr. Coutermarsh of Lebanon: Mr. Speaker, I move that all reference and remarks to House Bills 377, 385 and 492 be printed in the Journal as a permanent record."

On a viva voce vote the motion was adopted.

FRIDAY, June 25, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by the Chaplain as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

O God, whose gift of time is revealed in every new unfolding day; give us the wisdom to treasure it. In this extra session of the General Court, may we see time as the stuff of life and respect it. May we learn to enjoy it, use it and be continually enriched by the opportunities it brings. May we give heed to every fleeting moment and know that Thou alone replenish the ever passing and the ever present Now. Amen.

Pledge of Allegiance to the Flag

Mr. Sherman of Lancaster led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced Jagdish Jha, Chairman of Ways and Means Committee of the National Legislature in Nepal as the guest of the U. S. State Department, visiting state governments all over the country.

The Chair also introduced Mathe Desmarais of Jaffrey and Mark Ruschion of Maryland as guests of Mr. Desmarais of Jaffrey.

Leaves of Absence

Mr. Clymer of Harrisville, Mr. Hancock of Concord, and Mr. Spanos of Newport were granted leave of absence for the day on account of important business.

Mr. Shindledecker of Hampton was granted leave of absence for Friday and Monday on account of important business.

Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 593, An Act to suspend the license of a minor possessing or drinking intoxicating liquor or beverages while driving a motor vehicle.

Amendment

Amend section 1 of said bill by striking out the same and inserting in place thereof the following:

l Motor Vehicle Operation by Minors. Amend RSA 262:40-a (supp) as inserted by 1959, 216:1 by striking out said section and inserting in place thereof the following: 262:40-a — Transporting or Drinking Alcolohic Beverages. I. Any person under the age of twenty-one years operating a motor vehicle upon the public highway, except when accompanied by parent or legal guardian, and having liquor or beverage in any form in containers, open or unopened ,in any part of the vehicle, shall have his license suspended or his right to operate denied for three months by the director of the division of motor vehicles. The words "liquor" and "beverages" as used in this section shall have the same meaning as defined in RSA 175:1.

II. Any person under the age of twenty-one years operating, or attempting to operate a motor vehicle upon the public highway who has consumed intoxicating liquor or beverage in any form o ramount so that the amount of alcohol in said person's blood as defined in RSA 262-A:63 at said time was five-hundredths percent or more shall have his license suspended or his right to operate denied for three months by the director of the division of motor vehicles.

* * *

Mrs. Moulton of New Durham moved that the House concur in the amendment sent down from the Honorable Senate.

On a viva voce vote the motion was adopted.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, under Joint Rule 6 to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 631, An Act relative to water resources, flood control, recreation, conservation, navigation and the construction of an inland navigable waterway from Alton Bay on Lake Winnipesaukee to Great Bay.

Amendment

Amend section 1 of the bill by striking out line fifteen and inserting in place thereof the following:

pollution commission and 7 members from interested members of

* * *

Mrs. Moulton of New Durham moved that the House concur in the amendment as offered by the Engrossed Bills Committee.

On a viva voce vote the motion was adopted.

Mrs. Russell of Keene moved that the Rules of the House be so far suspended as to permit the introduction of a Committee Report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 770, to establish a vocational-technical school in the Keene area, Mrs. Russell of Keene for Education. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and inserting in its place the following:

2 Appropriation. Funds necessary for the establishment of the Keene Area Vocational-Technical School are provided under the Capital Budget Act of 1965.

Further amend the bill by striking out sections 3, 4 and 5 and renumbering sections 6, 7, 8 and 9 to read 3, 4, 5 and 6 respectively.

* * *

The Clerk read the amendment in full.

Mrs. Russell of Keene moved that the Rules of the House be so far suspended as to dispense with the printing of the amendment.

On a viva voce vote the motion was adopted.

Question being on the amendment as offered by the committee.

On a viva voce vote the amendment was adopted.

Mrs. Russell of Keene moved that HB 770 be referred to the State Board of Education and spoke in favor of the motion.

Remarks of Mrs. Russell of Keene on HB 770 on June 25, 1965

Mrs. Russell: "This report is on HB 770 and it is sponsored by Mr. MacFarlane of Swanzey and it is to establish a vocational-technical school in the Keene area and why I am suspending the rules, I want it to get the same treatment as the rest of the technical schools and it will be referred to the State Board of Education. I hope that this House will look favorably upon this move and send the bill out as referred to the State Board of Education. In reference to the motion, in Committee this morning, the Education Committee went along with this recommendation unanimously."

On a viva voce vote the motion was adopted.

Mr. Stafford of Laconia moved that the remarks of the member from Keene, Mrs. Russell, be printed in the Journal.

On a viva voce vote the motion was adopted.

in this act.

Notice of Reconsideration

Mr. Stevenson of Bethlehem served notice that today, or some subsequent day, he would ask reconsideration on HB 594, to eliminate fixing of retail price of milk by the milk board.

Notice of Reconsideration

Mr. Brummer of Lisbon served notice that today, or some subsequent day, he would ask reconsideration on Concurrent Resolution No. 1, proposing a constitutional amendment to increase the compensation of legislators.

Committee Reports

HB 662, relative to the salaries of unclassified state officials, Mr. Smith of Concord for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out sections 1 through 4 and inserting in place thereof the following:

1 Salaries. Amend RSA 94:1, as amended by 1955, 153:2, 321:1; 323:4, 6; 335:8. 1957, 90:1; 223:2; 274:4, 7; 315:2. 1959, 199:4; 268:12. 1961, 166:5; 221:4; 222:5; 223:4; 266:12. 1963, 39:2; 132:2; 209:2; 328:17; 303:14, by striking out said section and inserting in place thereof the following: 94:1 Salaries Established. The annual salaries for the positions set forth shall be as follows:

	Minimum N	Iaximum		
Governor		\$30,000		
Chief justice, supreme court		25,000		
Chief justice, superior court		22,000		
Associate justice, supreme court (4)		22,000		
Associate justice, superior court (7)		20,000		
Racing commissioners (3)		3,000		
Sweepstakes commissioners (3)		2,400		
State entomologist		3,500		
Adjutant general	\$12,000	13,500		
Assistant attorney general (6) *	9,000	13,500		
*Notwithstanding the provisions of any other statute, the pay				
range for the Assistant Attorneys General shall be as set forth				

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Assistant bank commissioner	10,500	12,000
Assistant business supervisor	10,500	12,000
Assistant business supervisor	9,000	10,500
Assistant commissioner, public		
works and highways	15,000	16,500
Assistant to insurance commissioner	9,000	10,500
Assistant state librarian	9,000	10,500
Assistant superintendent, New		
Hampshire hospital	17,720	20,720
Attorney general	16,000	17,500
Bank commissioner	13,500	15,000
Business supervisor	12,000	13,500
Chairman, water resources board	10,500	12,000
Clerk of supreme court and court reporter	13,500	15,000
Commandant, soldiers' home	8,000	9,500
Commissioner of agriculture	12,000	13,500
Commissioner of department of		
employment security	13,500	15,000
Commissioner of education	15,000	16,500
Commissioner of health and welfare	16,000	17,500
Commissioner of public works and highways	17,000	18,500
Commissioner of resources and		
economic development	15,000	16,500
Commissioner of safety	15,000	16,500
Comptroller	16,000	17,500
Counsel, department of		
employment security	11,300	12,800
Deputy attorney general	13,500	15,000
Deputy bank commissioner	10,500	12,000
Deputy commissioner of education	12,000	13,500
Deputy commissioner of public		
works and highways	15,000	16,500
Deputy director, New Hampshire		
distributing agency	6,500	8,000
Deputy director of personnel	10,500	12,000
Deputy insurance commissioner	10,500	12,000
Deputy labor commissioner	8,000	9,500
Deputy secretary of state	10,500	12,000
Deputy state treasurer	10,500	12,000
Deputy superintendent industrial school	8,000	9,500
Deputy superintendent, Laconia state school	13,500	15,000
Deputy warden, state prison	8,000	9,500
Director of aeronautics	12,000	13,500

Director, charitable trusts	4,500	6,000
Director of clinical services	15,500	17,000
Director of clinical and surgical services	15,500	17,000
Director of correctional psychiatry	15,500	17,000
Director, division of accounts	12,000	13,500
Director of division of economic development	12,000	13,500
Director, division of mental health	21,375	24,375
Director of division of parks	12,000	13,500
Director, division of public health services	15,000	16,500
Director, division of purchase and property	12,000	13,500
Director of division of resources and		
development	12,000	13,500
Director, division of welfare	12,000	13,500
Director of fish and game	12,000	13,500
Director of motor vehicles	10,500	12,000
Director, New Hampshire distributing agency	9,000	10,500
Director, out-patient services	15,500	17,000
Director of personnel	12,000	13,500
Director of probation	9,000	10,500
Director of psychiatric education		
and research	15,500	17,000
Director of records management and archives	6,500	8,000
Director of safety services	9,000	10,500
Director of state police	12,000	13,500
Director of technical institute	12,000	13,500
Director, veterans' council	8,000	9,500
Executive director, sweepstakes	20,000	25,000
General counsel, department of employment		
security	12,000	13,500
Insurance commissioner	13,500	15,000
Labor commissioner	10,500	12,000
Liquor commissioner, chairman	10,500	12,000
Liquor commissioners (2)	10,000	11,500
Parole officer	7,500	9,000
Public utilities commission, chairman	12,000	13,500
Public utilities commissioners (2)	10,500	12,000
Secretary of state	12,000	13,500
Secretary, tax commission	13,500	15,000
Senior psychiatrist	14,600	16,930
State fire marshal	7,500	9,000
State librarian	10,500	12,000
State treasurer	12,000	13,500
State veterinarian .	9,000	10,500

Superintendent, industrial school	13,500	15,000
Superintendent, Laconia state school	15,000	16,500
Superintendent, New Hampshire hospital	19,396	22,396
Superintendent, state sanatorium	13,500	15,000
Tax commissioner (2)	10,500	12,000
Warden, state prison	13,500	15,000

Officials named in this section shall be placed in the corresponding steps in the new salary ranges as their length of service justifies and in accordance with RSA 94:3. Racing commissioners, sweepstakes commissioners, and the state entomologist only excepted, any official whose salary upon placement in the new salary range is less than that of a classified employee in his department shall be placed at the next higher step in range above said classified employee and shall be entitled to any increase provided for herein until the maximum is reached.

2 Maintenance. Amend RSA 94:5, as amended by 1955, 153:3. 1957, 223:3. 1963, 39:2; 303:1, by striking out said section and inserting in place thereof the following: 94:5 Maintenance. The following positions shall carry with them maintenance: superintendent, assistant superintendent, directors of clinical services, director of clinical and surgical services, director of psychiatric education and research, director of outpatient services, and director of correctional psychiatry, New Hampshire hospital; superintendent and deputy superintendent, industrial school; warden and deputy warden, state prison and the superintendent of Laconia state school and state sanatorium, and commandant of the New Hampshire soldiers' home, and the deputy superintendent of Laconia state school. Maintenance for the above positions shall consist only of the use of a furnished house or apartment located on the institution grounds and the following utilities: heat, gas, electricity, water and one institution extension phone to be used only for official state purposes. No other unclassified employee, except those specified in this section, shall receive any maintenance or payment in lieu thereof, provided however, that if quarters are available at any state institution or any state property, the department head thereof may assign to an unclassified employee such quarters, furnished or unfurnished, including any or all of the following utilities: heat, fuel, gas, electricity, and water, and provided further that a department head of a state agency which serves meals may permit any unclassified employee to purchase such meals, any employee to whom such quarters have

been assigned or who has been authorized to purchase such meals shall reimburse the state for such quarters or meals at a rate to be determined by the governor and council.

- 3 Unclassified State Positions. Amend RSA 94:6 by striking out said section and inserting in place thereof the following: 94:6 New Appointments. In case of a new appointment to fill any vacancy the entrance salary shall be at the minimum of the established range unless, upon recommendation of the appointing authority, the governor and council shall establish, after due and proper investigation as to qualifications, a different entrance salary within the established range.
- 4 Certification by American Board of Neurology and Psychiatry. Amend RSA 94 by inserting after section 6 the following new section: 94:7 Increases for Certification or Eligibility for Certification. Upon the request of the appointing authority, the governor and council upon a finding that it is in the best interest of the state may increase the annual salary of any unclassified employee by one thousand dollars if said employee is eligible for certification by the American Board of Neurology and Psychiatry and by three thousand dollars if said employee is certified by said board.
- 5 Funds Chargeable. Notwithstanding any other provision of law to the contrary any compensation, including but not being limited to salary and other wage benefits, provided for by this act and for which no or not sufficient appropriation have otherwise been made shall be a charge against the salary adjustment fund.
 - 6 Takes Effect. This act shall take effect July 2, 1965.

Mr. Bell of Plymouth spoke in favor of the amendment.

(discussion ensued)

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Mr. Heald of Keene moved that the Rules of the House be so far suspended as to permit the introduction of a Committee Report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 684, relative to elections in the city of Keene, Mr. Pratt of Keene for The Keene Delegation. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "to be chosen every sixth year" in the eleventh and twelfth lines, so that the section is amended to read:

1 Primary Elections. Amend section 1 of chapter 341 of the Laws of 1953 by striking out said section and inserting in place thereof the following: 1. City of Keene. The election officials in each ward, whose duty it is to conduct regular biennial elections, shall conduct a municipal election in the same manner as a regular biennial election on the Tuesday following the first Monday in November in the odd numbered years to choose a mayor, fifteen councilmen, two from each ward, a police commissioner, and three selectmen for each ward. The candidates for all offices to be filled at such municipal elections shall be nominated at primary elections, hereinafter called primaries, to be held on the fourth Tuesday preceding each municipal election. The selectmen in each ward shall fix the polling place therein. The supervisors of the check-list shall give notice thereof when the check-list for the primary is first posted. Primaries and municipal elections held under the provisions hereof shall be deemed to be elections within the meaning of all general statutes, penal and otherwise and said statutes shall apply to such elections so far as consistent with the charter of the city of Keene.

Amend section 3 of the bill by striking out the words "The term of office for the police commissioner shall be six years" and inserting in their place the words, The term of office for a police commissioner is six years, so that the section is amended to read:

3 Officers. Amend section 8, chapter 439, Laws of 1949, as amended by section 2, chapter 459, Laws 1955, by striking out said section and inserting in place thereof the following: 8. Terms of Office. Terms of office shall begin from the first secular day of January next following election and until their successors are chosen and qualified. The term of office of the mayor shall be two years. Biennially there shall be elected in each ward of the city two councilmen. The candidate in each

ward receiving the largest number of votes shall hold office for a term of four years and the candidate in each ward receiving the next largest number of votes shall hold office for a term of two years. The term of office for a police commissioner is six years. The three candidates for selectmen in each ward receiving the largest number of votes shall hold office for a term of two years.

Amend section 4 of the bill by striking out the section and inserting in its place the following:

4 Effective Date. This act takes effect September 1, 1965.

Further amend the bill by striking out sections 5, 6, 7, and 8.

* * *

The Clerk read the amendment in full.

Mr. Heald of Keene moved that the Rules of the House be so far suspended as to dispense with the printing of the amendment.

On a viva voce vote the motion was adopted.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 374, to clarify the area school plan and the law relating to the school building authority, Mr. O'Neil of Chesterfield, for Education. Ought to pass with amendment.

Amendment

Amend subparagraph (a) of paragraph V of RSA 195-A:3 as amended by section 1 of the bill by inserting after the word "area" in the first line the words, school or, so that the subparagraph is amended to read: (a) the name or names of each area school or schools proposed, and the receiving district or districts in which such schools shall be located:

Further amend the bill by inserting after section 5 the following new sections:

6 Tilton and Northfield Union School District. The Tilton and Northfield Union School District is hereby authorized and empowered to form a cooperative school district with one

or more other school districts pursuant to the provisions of RSA 195:18 and it may continue to function as a single pre-existing school district as created under the provisions of chapter 211 of the laws of 1927 as amended or it may elect to dissolve itself and participate as two separate pre-existing school districts upon the formation of the new cooperative school district. The articles of agreement executed for the purpose of forming such new cooperative school district shall specifically provide whether the Tilton and Northfield Union School District has elected to participate in the new cooperative school district as a single district or resume the identity of two separate school districts as existing prior to the passage of chapter 211 of the laws of 1927 known as the town of Tilton and the town of Northfield.

7 Repeal, Conditional. In the event the Tilton and North-field Union school district elects to dissolve itself pursuant to the provisions of this act, chapter 211 of the laws of 1927 as amended is repealed as of the effective date of the articles of agreement forming the new cooperative school district.

Further amend the bill by renumbering section 6 to read section 8.

* * *

On a viva voce vote the amendment was adopted and the bill was ordered to a third reading.

HB 739, to establish a state commission for human rights, Mrs. Ainley of Manchester for Judiciary. Ought to pass with amendment.

Amendment

Amend RSA 354-A:4, as inserted by section 1 of the bill by inserting in the last paragraph after the word "governor" the words, and council, so the paragraph as amended will read as follows:

Any member of the commission may be removed by the governor and council for inefficiency, neglect of duty, misconduct or malfeasance in office, after being given a written statement of the charges and an opportunity to be heard thereon.

Amend RSA 354:8 as inserted by section 1 of the bill by striking out the word "two" in the third paragraph of paragraph 5 and inserting in its place the word, three, so the paragraph is amended to read as follows:

The provisions of this paragraph five shall not apply (1) to the rental of a housing accommodation in a building which contains housing accommodations for not more than three families living independently of each other, if the owner or members of his family reside in one of such housing accommodations, or (2) to the rental of a room or rooms in a housing accommodation, if such rental is by the occupant of the housing accommodation and he or members of his family resides in such housing accommodation.

Amend the bill by striking out sections 3 and 4 and inserting in place thereof the following:

3 Takes Effect. This act shall take effect sixty days after its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 484, relative to minimum wages of employees in public works, Mr. Dion of Manchester for Labor. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

1 Wages. Amend RSA 280:1, as amended by 1963, 286:1, by striking out the section and inserting in its place the following:

280:1 Regulation by the Commissioner of Labor. The rate per hour of the wages paid to mechanics, teamsters, chauffeurs, and laborers employed in the construction of public works by the state of New Hampshire, or by a county, municipality or district established by law, or by persons contracting or subcontracting for such works shall not be less than the rates of wages to be determined by the commissioner of labor as hereinafter provided; provided that such wages shall not be less than the wages paid to such similar employees in the municipal

service in the area where said works are being constructed; provided, further, that the same public works is to be constructed in two or more areas, the wages paid to such employees shall not be less than the wages paid to such similar employees in the municipal service of the area paying the highest rate; provided, further, that if in any of the areas where the works are to be constructed wage rates have been established in certain trades and occupations by collective agreements or understandings between organized labor and employers, the rates to be paid on said works shall not be less than the rates so established; provided, further, that in areas where no such rates have been so established the wages paid to such employees on public works, shall not be less then the wages paid in said areas to the employees in the same trades and occupations by private employers engaged in the construction industry. This section shall also apply to regular employees of the state when such employees are employed in the construction, addition to, or alteration of said works for which special appropriations are provided. Payments by employers to health, welfare, pension, and/or other plans under collective bargaining agreements or understandings between organized labor and employers shall be included for the purpose of establishing minimum wage rates as herein prescribed.

2 Duty of Commissioner. Amend RSA 280:2, as amended by 1963, 286:2, by striking out the section and inserting in its place the following:

280:2 Determination of Wages. The commissioner shall prepare, for the use of such public officials or public bodies whose duty it shall be to cause public works to be constructed, a list of the several classifications usually used on various types of public works upon which mechanics, teamsters, chauffeurs, and laborers are employed. The commissioner may revise such classifications from time to time as he may deem advisable. At least ten days before asking for bids the authorized officials or agency prescribing specifications shall request the labor commissioner to determine the minimum wage rates as provided in section 1. The labor commissioner shall immediately determine the minimum wage rates to be paid in said area, and shall so notify any organization of employees or employers who shall have previously requested that such determined rates shall be furnished them. The labor commissioner shall also immediately furnish the determined minimum wage rates to any mayor, man-

ager, or chairman of selectmen, in the area where such public works is to be constructed. In advertising or calling for bids for said works, the awarding official, or public body, shall incorporate said schedule in the advertisement or call for bids by an appropriate reference thereto, and shall furnish a copy of said schedule, without cost, to any person requesting the same. Said schedule shall be made a part of the contract for said works and shall continue to be the minimum rates of wages for such employees during the life of the contract. Any persons engaged in the construction of said works shall cause a legible copy of said schedule to be kept posted in a conspicuous place at the site of said works during the life of the contract. The aforesaid rates of wages in the schedule of wage rates shall include payments by employers to health, welfare, pension or other plans as provided in the preceding section, and such payments shall be considered as payments to persons under this section performing work as herein provided. An employer who provides payment of comparable benefits to its employees, other than as defined in the preceding section, may be given credit for same against determined wage rates by application to and authorization of the labor commissioner. Any employer engaged in the construction of such works who does not make payments to health, welfare, pension or other plans, or other comparable benefits recognized by the commissioner, where such payments are included in said determined rates of wages, shall pay the amounts of said payments directly to each employee engaged in said construction.

- 3 Minimum Wage Rate. Amend RSA 280:2-a by striking out the word "prevailing" in the fourth line and inserting in its place the word, minimum, so that the section is amended to read:
- 280:2-a Notice of Right to Appeal from Determination. At the same time the commissioner notifies any organization of employees or employers and the mayor, manager or chairman of selectmen of the minimum wage rate, as provided in section 2, he shall notify them of the provisions of section 3 relative to an appeal from his determination of the wage rate.
- 4 Records. Amend RSA 280:4 by striking out the section and inserting in its place the following:
- 280:4 Records and Adjustments. Every contractor, sub-contractor or public body engaged in said public works to

which the preceding sections apply, shall keep true and accurate registers of all mechanics, teamsters, chauffeurs, and laborers employed thereon, showing the name, address, and occupation classification of each employee, of said works, and the hours worked by, and the wages paid to each such employee, and shall furnish to the commissioner, upon his request, a true statement of the same. Such records shall be kept in such manner as the commissioner shall prescribe, and shall be open to inspection by any authorized representative of the department of labor at any reasonable time and as often as may be necessary. The commissioner is hereby authorized to make necessary adjustments, after checking such records, to bring the wages of the employees to the minimums established by the commissioner under section 2. Whoever shall willfully pay less than said rates of wages to an employee on said works shall forfeit to the commissioner a sum equal to twice the difference between the determined rates and the rates actually paid to said employees, said sum to be recovered by the commissioner in an action of contract for the benefit of the employee.

5 Penalties. Amend RSA 280:5 by striking out the section and inserting in its place the following:

280:5 Anti-Kickbacks and Penalties. Whoever, for himself, or as representative, agent or officer of another, shall withhold, take, or receive for his own use of any other person, as a rebate, refund, or gratuity, or in any other guise, any part or portion of the wages paid to any employee for work done or services rendered on said public works, shall be punished for each offense by a fine of not less than one hundred nor more than three hundred dollars, or by imprisoment for not more than six months, or both. Whoever, either by himself or an agent, superintendent, or foreman for another, violates any provision of the preceding sections, shall be punished by a fine of not less than one hundred nor more than three hundred dollars for each offense, or by imprisonment for not more than three months, or both. Whoever shall have been convicted of a second violation of any of said provisions shall be prohibited from contracting directly or indirectly, with the state, municipalities, or a district established by law, for the construction of any public works, or from performing any work on the same as contractor, or sub-contractor, for a period of two years from the date of said conviction.

6 Repeal. RSA 280:6 is hereby repealed.

7 Takes Effect. This act shall take effect sixty days after its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 716, relative to the United States Trade Expansion Act of 1962 and Unemployment Compensation, Mr. Dion of Manchester for Labor. Ought to pass.

Mr. Bednar of Hudson offered the following amendment:

Amendment

Amend the bill by adding after section 1 the following new section:

2 Disqualifications not to Apply. Amend subsection A of RSA 282:4 (supp) as amended by 1957, 118:4 and 1959, 282:2 by adding at the end of the subsection the following: This subsection shall not apply where a pregnant female, within only eight weeks (as defined by regulation No. 31) immediately preceding the expected date of childbirth, ceases work, solely for the reason that a legally licensed physician has advised her that continuing to work would for medical reasons be detrimental to her health; provided a written statement by the physician relative to such advice and the reason is furnished to the department by the individual, and provided further that at the time she ceased work she exercised any and all rights she had relative to return to work or for re-employment following childbirth or at the time she ceased work she made a reasonable effort to obtain re-employment rights with the employer. In all other cases where a pregnant female becomes unemployed, except where the unemployment is due solely to a lack of suitable work with her employer, the period of unemployment shall be as provided in the second sentence of this subsection, so that the subsection is amended to read as follows:

A For the period of unemployment next ensuing after an individual has left his work voluntarily without good cause in

accordance with rules and regulations of the commissioner. For the purposes of this section the "period of unemployment" shall continue until the individual has earned in each of three weeks wages in employment as defined in section 1-H, except 1-H(4) (f), (g), (q) and (r) and wages earned in a like manner in another state, equal to or in excess of three dollars more than his weekly benefit amount. This subsection shall not apply and benefits shall be paid without regard thereto where an unemployed individual, not under a disqualification, accepts employment which would not have been deemed suitable, work under subsection E of this section and terminates such employment within a period of not more than four (4) consecutive weeks of employment with or without good cause. This subsection shall not apply where a pregnant female, within only the right weeks (as defined by regulation No. 31) immediately preceding the expected date of childbirth, ceases work, solely for the reason that a legally licensed physician has advised her that continuing to work would for medical reasons be detrimental to her health; provided a written statement by the physician relative to such advice and the reason is furnished to the department by the individual, and provided further that at the time she ceased work she exercised any and all rights she had relative to return to work or for reemployment following childbirth or at the time she ceased work she made a reasonable effort to obtain re-employment rights with her employer. In all other cases where a pregnant female becomes unemployed, except where the unemployment is due solely to a lack of suitable work with her employer, the period of unemployment shall be as provided in the second sentence of this subsection.

Further amend the bill by renumbering section 2 to read section 3.

The Clerk read the amendment in full.

Mr. Bednar of Hudson spoke in favor of the amendment.

"Mr. Speaker, the flower of womanhood suffered a serious set-back in the Senate yesterday.

"HB 640, to clarify the unemployment laws relating to disqualification for pregnancy, which this House passed on Wednesday, June 16, 1965, was shunted to the Advisory Council on Unemployment Compensation by the Senate on Thurs-

day, June 24, 1965, after this House rejected a similar suggestion by the House Labor Committee. This House had the wisdom of passing the bill as written.

"Senator Saggiotes, Chairman of the Senate Labor Committee, remarked in the Senate that — 'after listening to the testimony at the hearing on this bill, the Committee was more confused than before. It was the unanimous decision of the Committee to refer this bill to the Advisory Council directing them to come up with some type of legislation for the next session of the Legislature so that the problem on unemployment compensation relative to disqualification for pregnancy can be resolved once and for all.' Senator Foley, on the other hand, commented that twelve years is a long time for any bill to have laid in waiting.

"Mr. Speaker, Senator Buchanan, put it rather mildly in the Senate when he stated that the Senate Labor Committee 'had labored hard and long but produced nothing.' I say to this House that twenty years is a long time for the Department of Employment Security and Advisory Council to be laboring with this problem.

"There is nothing confusing about this problem, although Labor and Management would like to make it so. Either you pay all or, pay none and, since Labor and Management cannot agree on these two extremes, there is need for a middle ground compromise and that was the purpose of HB 640, and now this amendment, to HB 716.

"Mr. Speaker, I shall re-state the problem again. If a girl, or woman, works for an employer who has a pregnancy leave of absence agreement, either personally or with a union, and that girl returns to work after the termination of her pregnancy, she is eligible for unemployment compensation benefits if her employer refuses to re-hire her. However, the opposite is true where no leave of absence agreement exists. Such a girl is treated as a voluntary quit and no unemployment compensation benefits can be obtained after the termination of pregnancy.

"What is just and fair about that? This is discrimination at its worst. Three women on the same street would be treated differently under the same set of circumstances. This, I repeat, is rank discrimination and I say to this House that the Advisory Council has been laboring too long on this problem and we should give them an assist by solving it for them.

"There appears to be some confusion in the minds of some as to the function of the Advisory Council on Unemployment Compensation. The Advisory Council was created by the legislature (RSA 282:9) for the purpose of recommending, or advising, the Director of Employment Security, on matters relating to Unemployment Compensation. This Council is composed of seven members; three representing labor, three representing Management, and one member representing the Public. At best, the public has only a shot-gun wedding approach to the problem.

"The law further states that such Advisory Council shall 'aid the Director, (meaning the Director of Employment Security), in formulating policies and discussing problems related to the administration of this Chapter and insure impartiality and freedom from political influence in the solution of such problems.'

"Now, I ask you, how can this Advisory Council take the position that unless they approve the passage of laws relating to Unemployment Compensation, a legislator is barred from suggesting improvements in existing laws. Certainly, this was not the intent of the Legislature when it created the Advisory Council.

"When the Senate passed HB 552, on June 16, 1965, Senator Martel commented that 'management and labor get together between sessions and discuss and decide on legislation that should be introduced at the next session of the General Court. I represent labor, organized labor. This is a bill that has a blessing of the Advisory Council membership, in my estimation merits 100%.' (Senate Journal, page 1124)

"Mr. Speaker, twenty years is a long time to be laboring on this problem. I resent the inference that Labor and Management must first agree on a solution to this problem before any legislation can be introduced.

"Mr. Adams, the Director of Employment Security, has advised me, in a letter, dated May 25, 1964, that 'This is a continuing problem for this agency and one with which both the Commissioner and the Unemployment Advisory Council

are continually concerned. As I am sure you are aware, from your legislative experience, no changes in regulations or recommendations for changes in the statute are made by this office without the unanimous consent and agreement of the Advisory Council. The matter which you question is in the area where no agreement has been possible over the years that I have been commissioner.'

"The Counsel for the Department of Employment Security prepared HB 640 and now the amendment to HB 716, which amendment clarifies the issue more directly. During the hearing on HB 640, I was surprised to note that the Director was neither for nor against the bill but leaned to referral to the Advisory Council. How naive can we be on this issue? If Labor and Management cannot solve the problem, then the Legislature should. Haven't we made a joke of this matter long enough? Either all should be paid or none should be paid. Attorney Riley, of the Department of Employment Security stated that neither Management nor Labor would agree on such a drastic provision and that a middle ground is necessary to solve this problem. The amendment, now being proposed to HB 716, was given to the Chairman of the Senate Labor Committee, before the Senate voted on HB 640, but it was not considered by that Committee.

"Mr. Speaker, there is no question in my mind but that Management and Labor have been dwelling on this problem too long, with no area for a just solution to this problem. I presented this amendment to HB 716 to the Chairman of the House Labor Committee, Mr. Stevenson, and he has no objections to this amendment.

"Mr. Stevenson recognizes this problem, as does Mr. Angus, the former Chairman of the House Labor Committee. Mr. Stevenson chastised the Advisory Council for not acting on this problem sooner, after the hearing on HB 640.

"I am certain that our constituents back home want us to solve this problem now, not another ten years from now. I respectfully urge this House to pass this amendment and, by this action, put the Senate on notice that this is a serious problem which is not settled by deals. It is time for us to stand up and be counted on this issue and, by our action, serve notice to the Department of Employment Security and Advisory Council big-wigs that this issue must be solved once and for all.

"The Attorneys in the Department of Employment Security prepared HB 640 and the proposed amendment to HB 716. I am surprised that this Department has appeared neither for nor against this issue. Certainly, positive action is needed at this level, as this Department is supposed to be working in the interests of just unemployment compensation for all claimants. We cannot tolerate two different yardsticks on the same set of circumstances.

"It is up to us to defend the rights of all pregnant females. After all, we men created this problem for them, now it's time for us to get the problem solved."

(discussion ensued)

Mr. Pickett of Keene moved that the remarks of the member from Hudson, Mr. Bednar, be printed in the Journal.

On a viva voce vote the motion was adopted.

Question being on the amendment as offered by Mr. Bednar of Hudson.

On a *viva voce* vote the Chair was in doubt and requested a division.

120 members having voted in the affirmative and 72 members having voted in the negative, the amendment was adopted.

On a viva voce vote the bill was ordered to a third reading.

HB 724, relative to sale of liquor to members of associations affiliated with certain clubs, Mr. Collishaw of Exeter for Liquor Laws. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Sale of Liquor. Amend RSA 178 by inserting after section 7 the following new section: 178:7-a Certain Association Members. Any club affiliated with a national fraternal organization which is the holder of a license under the provisions of RSA 178:7, in addition to its other privileges, may sell liquor to members of any of its subordinate organizations, which have been approved by the State Liquor Commission, under the same

conditions it may sell liquor to its own members, provided said subordinate organization has been incorporated under the laws of the state.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 733, relating to employment in places of business where alcoholic beverages and beer are sold, Mr. Collishaw of Exeter for Liquor Laws. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Identification Card. No person shall be employed by any on-sale or off-sale permittee at the retail level to handle beverages or liquor without said person having first procured an identification card issued by the liquor commission. The identification card shall be issued by the liquor commission on the basis of the applicant being of legal age or a minor employed under the provisions of RSA 175:8, a citizen of the United States, not having been convicted of a felony and of being of good moral character. The identification card shall provide prima facie evidence that the holder has the approval of the liquor commission for such employment. Upon employment, the proprietor shall submit to the liquor commission a written notification that he has employed said individual. The liquor commission shall make available application forms for identification cards and a fee of two dollars shall be charged for each identification card. The card shall be renewable annually on the date of the applicant's birthday. The fee for such renewal shall be two dollars (\$2.00). The identification card may be revoked by the commission after notice to the person to whom the card was issued. The commission shall state the reason for the revocation of the card and shall give the person whose card has been revoked an opportunity to answer the charge.

* * *

On motion of Mr. Pickett of Keene, Mr. Collishaw explained the bill.

(discussion ensued)

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

SB 85, relative to the Town of Hampton Municipal Development Authority, Mr. Langford of Raymond for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 124, changing the date on which tax collectors' deeds become incontestable, Mr. Poliquin of Nashua for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 131, to legalize the proceedings of the annual meeting of the Hooksett School District, Mr. Allen of Rindge for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 705, relative to representative town meeting government, Mr. Dionne of Nashua for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 736, to regulate the recording of deeds in subdivision of land plats, Mr. Schatz of Hill for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the title by striking out the same and inserting in its place the following: An act relating to penalties for transferring lots in unapproved subdivision.

Amend the bill by striking out section 1 and renumbering sections 2 and 3 to read 1 and 2.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 748, relative to procedure for re-assessments of taxable property by the tax commission, Mr. Dionne of Nashua

for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by inserting after paragraph III the following new paragraph:

IV. Notice shall be sent by certified mail to the taxpayer against whom the complaint is made and such complaint shall be held in strict confidence by the commission.

On a *viva voce* vote the amendment was adopted.

Mr. Cole of Swanzey offered the following amendment, and spoke in favor of the amendment.

Amendment

Amend section 1 of the bill by inserting after paragraph III the following new paragraph:

IV. Notice shall be sent by certified mail to the taxpayer against whom the complaint is made.

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 758, relative to the selection of jurors, Mrs. Milligan of Newbury for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by inserting after the words "head tax list" in the third and ninth lines the words, and check list, so that the section is amended to read:

I Jurors. Amend RSA 500:1 by inserting after the word "jurors" in line three the words, from names on the head tax list and check list as compiled by each city and town, so that the section is amended to read as follows: 500:1 Town Lists. The

selectmen of each town shall annually in December, make a list of such men and women as they judge best qualified to serve as jurors from names on the head tax list and check list as compiled by each city and town; and the list shall be kept by them and delivered to their successors in office, provided, however, that the name of a woman shall not be placed on said jury list unless she shall first have appeared before said selectmen and registered for jury service. The selectmen shall provide a suitable book for the permanent registration of all women registering with them for jury service, and such record shall permanently remain in their custody and in the custody of their successors in office.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 765, relating to hearings in enactment of building code ordinances, Mr. Gaffney of Claremont for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the words, sixty days after its passage, and inserting in place thereof, January 1, 1966, so that the section is amended to read:

2 Effective Date. This act takes effect January 1, 1966.

* * *

On a *viva voce* vote the amendment was adopted.

Mr. Hood of Plainfield spoke against the bill.

Mr. Cole of Swanzey further explained the bill.

On a viva voce vote the bill was ordered to a third reading.

Notice of Reconsideration

Mr. Ferguson of Milford served notice that today, or some subsequent day, he would ask for reconsideration on HB 740, to require driver education as a condition to the right of certain minors to obtain operator's license.

* * *

HB 790, legalizing the proceedings of the annual town meeting held in the town of Epping, Mr. Gage of Grafton for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 420, to revise the ward boundaries of the city of Nashua, Mr. LaTour of Nashua for the Nashua Delegation. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and inserting in its place the following new sections:

- 2 Apportionment of House of Representatives. The apportionment of the members to the house of representatives from the city of Nashua is as follows:
 - I. Ward 1 is entitle dto two representatives.
- II. Wards 2, 3, 4, 5, 6, 7, 8, and 9 are each entitled to three representatives.
- 3 Apportionment of Senate. The apportionment of the wards of the city of Nashua to the senatorial districts of the state is as follows:
 - I. Wards 1 and 2 are in senatorial district 12.
 - II. Wards 3 and 7 are in senatorial district 22.
 - III. Wards 4, 5, 6, 8 and 9 are in senatorial districts 13.
- 4 Limitation of Act. Nothing in this act affects the representation of the city of Nashua in the general court that assembled on January 6, 1965. The ward lines for membership in hat general court remain in effect until the general court is dissolved seven days before the first Wednesday of January, 1967. Any elections to fill vacancies in that general court shall be held on the basis of the ward lines as the yexisted on January 6, 1965. Any representative in office on the effective date of this act does not loose his eligibility for that office because of the changes in ward boundaries made in this act.
 - 5 Effective Date. This act takes effect on February 1, 1966.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 787, to authorize seeing eye dogs to accompany their masters into public eating places, Mr. Ouellette of Manchester for Public Health. Ought to pass with amendment.

Amendment

Amend section 2 by striking out the words "sixty days after its" and inserting in its place the word, on, so that the section as amended shall read:

2 Effective Date. This act takes effect on passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 738, permitting state, county and towns to require certain recipients of welfare to perform labor for the state, county, or town government, Mr. Shindledecker of Hampton for Public Welfare and State Institutions. Ought to pass.

At the request of Mrs. Schwaner of Plaistow, Mr. Heald of Keene explained the bill.

(discussion ensued)

Mr. Nikitas of Nashua moved that HB 738 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Messrs. Maxham of Concord, Siberowski of Rye, Cobleigh of Nashua and Stafford of Laconia spoke against the motion.

Messrs. Sheriden of Berlin and Capistran of Manchester spoke against the motion.

On a viva voce vote the motion was not adopted.

Mrs. Hartigan of Rochester and Mr. Nikitas of Nashua wished to be recorded as voting no on the bill.

On a viva voce vote the bill was ordered to a third reading.

HB 741, providing that the state assume responsibility for the care and board of foster children, Mr. Thompson of Wilmot for Public Welfare and State Institutions. Refer to Legislative Council.

On a viva voce vote the recommendation was adopted.

(Recess)

(After Recess)

HB 213, relative to the salaries of county attorneys, Mr. Hanson of Bow for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

1 Salaries of County Attorneys. Amend RSA 7:35 (supp) as amended by 1955, 247:2; 1957, 34:1; 211:1; 1959, 6:1; 1961, 107:1; 208:1; 1963, 95:1; 1965, 329:1, by striking out the section and inserting its place the following:

7:35 Salaries. The annual salaries of the county attorneys in the several counties are as follows:

In Hillsborough, county attorney, five thousand dollars.

Assistant county Attorney, thirty-five hundred dollars.

In Rockingham, three thousand dollars.

In Merrimack, four thousand dollars.

In Strafford, thirty-five hundred dollars.

In Cheshire, three thousand dollars.

In Grafton, six thousand dollars.

In Coos, three thousand dollars.

In Sullivan, three thousand dollars.

In Belknap, four thousand dollars.

In Carroll, three thousand dollars.

Further amend the bill by inserting after section 2 the following new section:

3 Hillsborough County. Amend RSA 7 by inserting after section 33 the following new section:

7:33-a Assistant Attorney. There shall be an assistant county attorney for the county of Hillsborough who shall assist the county attorney in the discharge of his duties. He shall be appointed by the superior court and his term shall run concurrently with that of the county attorney, and he shall act under the supervision, direction and control of the county attorney. In the absence of the county attorney he shall perform all the duties of said office. The annual salary for the said assistant shall be as provided in RSA 7:35.

Further amend the bill by striking out section 3 and inserting in its place the following:

4 Effective Date. This act takes effect January 1, 1966, except section 3 which takes effect July 1, 1965.

76° 76° 76°

On a viva voce vote the amendment was adopted.

Mr. Chamberlin of Bath offered the following amendment.

Amendment

Amend section 1 of the bill by striking out the words "In Hillsborough, county attorney, five thousand dollars" and inserting in place thereof the words, In Hillsborough, county attorney, seventy-five hundred dollars, so that the section is amended to read:

I Salaries of County Attorneys. Amend RSA 7:35 (supp) as amended by 1955, 247:2; 1957, 34:1; 211:1; 1959, 6:1; 1961, 107:1; 208:1; 1963, 95:1; 1965, 329:1, by striking out the section and inserting in its place the following:

7:35 Salaries. The annual salaries of the county attorneys in the several counties are as follows:

In Hillsborough, county attorney, seventy-five hundred dollars. Assistant county attorney, thirty-five hundred dollars.

In Rockingham, three thousand dollars.

In Merrimack, four thousand dollars.

In Strafford, thirty-five hundred dollars.

In Cheshire, three thousand dollars.

In Grafton, six thousand dollars.

In Coos, three thousand dollars.

In Sullivan, three thousand dollars.

In Belknap, four thousand dollars.

In Carroll, three thousand dollars.

* * *

The Clerk read the amendment in full.

Mr. Chamberlin spoke in favor of the amendment.

On a viva voce vote the amendment was adopted.

Mr. Taft of Greenville offered the following amendment and moved its adoption.

Amendment

Amend section 1 of the bill by striking out the words "In Grafton, six thousand dollars, and inserting in their place the words, In Grafton, five thousand dollars, so that the section is amended to read:

1 Salaries of County Attorneys. Amend RSA 7:35 (supp) as amended by 1955, 247:2; 1957, 34:1; 211:1; 1959, 6:1; 1961, 107:1; 208:1; 1963, 95:1; 208:1; 1963, 95:1; 1965, 329:1, by striking out the section and inserting in its place the following:

7:35 In Hillsborough, county attorney, five thousand dollars. Assistant county attorney, thirty-five hundred dollars.

In Rockingham, three thousand dollars.

In Merrimack, four thousand dollars.

In Strafford, thirty-five hundred dollars.

In Cheshire, three thousand dollars.

In Grafton, five thousand dollars.

In Coos, three thousand dollars.

In Sullivan, three thousand dollars.

In Belknap, four thousand dollars.

In Carroll, three thousand dollars.

* * *

The Clerk read the amendment in full.

Mr. Taft of Greenville explained the amendment.

(discussion ensued)

Mr. Capistran of Manchester spoke in favor of Mr. Taft's amendment.

(discussion ensued)

Mr. Dionne of Nashua spoke against Mr. Taft's amendment.

(discussion ensued)

At the request of Mr. Edwards of Antrim Mr. Dionne of Nashua answered questions.

Mr. Feldman of Manchester spoke in favor of Mr. Taft's amendment.

(discussion ensued)

Mr. Aucella of Bennington moved that HB 213 be recommitted to the Hillsborough County Delegation.

Mr. Taft of Greenville spoke against the motion.

(discussion ensued)

Mr. Cole of Swanzey spoke against the pending motion to recommit.

Mr. Nikitas of Nashua moved that HB 213 be made a Special Order for Monday next at 11:01 and subsequently withdrew his motion.

Mr. Aucella of Bennington withdrew his motion that HB 213 be recommitted to the Hillsborough County Delegation.

The question being on the Taft amendment.

Mr. Gamache of Manchester spoke against the amendment.

Mr. Bartlett of Manchester spoke in favor of the amendment.

Mr. Edwards of Antrim spoke against the amendment.

Mr. Raiche of Manchester spoke in favor of the amendment.

The question being on the amendment as offered by Mr. Taft.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 769, clarifying duties, responsibilities and qualifications in the department of health and welfare. Ought to pass.

Minority: Ought to pass with amendment. Hancock of Concord, Rossley of Rochester, Gutoski of Winchester, Brummer of Lisbon, Gagnon of Berlin, Smith of Portsmouth, Nyberg of Manchester and Boire of Somersworth.

The reports were accepted.

Mrs. Rossley of Portsmouth moved that the words, Ought to pass with amendment, be substituted for the words, Ought to pass, and spoke in favor of the motion.

Minority Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

1 Responsibilities of Commissioner. Amend RSA 126-A:4 as inserted by 1961, 222:1 by striking out the same and inserting in its place the following:

126-A:4 Commissioner of Health and Welfare. Administrative and executive direction of the department of health and welfare shall be under the direction of a commissioner of health and welfare who shall be appointed by the governor and council from two or more nominees or, if agreeable to the governor, a lesser number of candidates nominated by the advisory commission established by this chapter. He shall hold office for a term of four years from the date of his appointment and until his successor is appointed and qualified. He shall supervise and consult with the directors of divisions in the formulation and establishment of policies for their respective divisions pursuant to section 6 of this chapter.

2 Directors Nominations. Amend RSA 126-A:6 as inserted by 1961, 222:1 by striking out the same and inserting in its place the following:

126-A:6 Directors of Divisions. There shall be a director of the division of public health services who shall be a physician licensed or eligible for licensure in the state and who shall have a masters degree in public health, or its equivalent, from an accredited school of public health; a director of welfare who shall be duly qualified through training at an accredited school of social services with emphasis in public welfare administration and at least three years experience in the field of public welfare; and a director of the division of mental health who shall be a physician-psychiatrist licensed or eligible for licensure as an M. D. in this state and certified or eligible for certification by the American Board of Neurology and Psychiatry. Each director shall be responsible for the administrative and executive direction of his respective division, with the advice of and only after consultation with the commissioner. Each shall be appointed by the governor and council from two or more nominees, or if agreeable to the governor, a lesser number of candidates nominated by the commissioner of health and welfare only after consultation with the advisory commission and a select committee consisting of persons interested and knowledgable in the fields of public health, public welfare, or mental health, as the case may be, appointed by the advisory commission. Each shall hold office for a term of four years from the date of his appointment and until his successor is appointed and qualified.

3 Advisory Commission; Organization and Compensation. Amend RSA 126-A as inserted by 1961, 222:1 by inserting after section 8 the following new section:

126-A:8 Advisory Commission; Organization and Compensation. The commission shall have a chairman who shall be designated by the governor from among its membership. His term of office shall be for one year and he may be reappointed as chairman but for not more than three consecutive years, and thereafter shall be ineligible to be chairman. The commission shall have a clerk who shall be a member elected by the commission. His term of office shall be for one year and he may be reelected to succeed himself. The commission shall meet not less frequently than quarterly and at such other times as it may be convened by the call of the chairman, the call of the commissioner and on the petition of any three members it shall be the duty of the chairman to convene the commission forthwith. Members of the commission shall receive no per diem but shall be entitled to expenses including mileage when in the perform-

ance of their statutory duties, provided, however, that whenever any member of the commission is acting as a designated representative of the commissioner to hear appeals as provided in RSA 126-A:23 or 167:12 he shall be paid twenty dollars per diem and be entitled to expenses including mileage, and such payments shall be paid from the moneys appropriated for the department of health and welfare.

4 Commission Members May hear Appeals. Amend RSA 126-A:9 as inserted by 1961, 222:1 by adding at the end thereof the words, any member of the commission may act individually or as a member of a board to hear appeals as a designated representative of the commissioner, so that the section is amended to read:

126-A:9 Advisory Commission; Duties. The advisory commission shall nominate in the manner prescribed in section 4 of this chapter candidates for the position of commissioner of health and welfare. It shall serve in an advisory capacity to the commissioner and to the department of health and welfare. It shall make a continuing study of the problems of public health, mental health and welfare in the state, survey and examine the operations of the commissioner and of the directors of the divisions of the department in meeting these problems and from time to time make recommendations to the commissioner regarding the activities and operations of the department. It shall submit to the governor and council in each October an annual report of the activities of the department, which report shall be a public document. From within its membership the commission shall establish boards of visitation of not less than three members each, for the Laconia state school, the New Hampshire hospital, the state sanatorium and such other health facilities within the department as it may deem advisable. It shall be the duty of the members comprising each board of visitation to make inspection of their respective institutions, without previous notice, not less frequently than once each four months, and as often as each board may desire. Such inspection shall have particular regard for the care and treatment of patients therein, provided, however, that nothing in this chapter shall be construed to abrogate the existing right of patients to communicate by writing or in person upon a confidential basis with the chairman or any member of the advisory commission in respect to personal problems and no disciplinary action shall be taken against any patient exercising this privilege. Findings and recommendations of each board of visitation shall be submitted to the full advisory commission as occasion may require, and where made shall be incorporated in the annual report of the advisory commission to the governor and council. Any member of the commission may act individually or as a member of a board to hear appeals as a designated representative of the commissioner, and, in such capacity, shall receive compensation pursuant to the provisions of section 8-a of this chapter.

- 5 Authority of Commission. Amend RSA 126-A as inserted by 1961, 222:1 by inserting after section 9 the following new section: 126-A:9-a Advisory Commission; Budget and Appropriation. The commission shall have a separate budget and appropriation. The money so appropriated may be used and expended by the commission for any and all purposes required of it pursuant to any statute, including, but not being limited to, the employment of secretarial, clerical, and professional consulting and advisory personnel, and for out of state travel and expenses for its members and other persons as it in its discretion may deem necessary to fulfill its statutory duties.
- 6 Directors to Promulgate Rules and Regulations. Amend RSA 126-A:11 as inserted by 1961, 222:1 by striking out the same and inserting in place thereof the following: 126-A:11 Agency Regulations; Approval of Commissioner. Rules and regulations of the department of health and welfare, including those of all agencies of state government merged within or transferred to the department, shall become effective when promulgated by the director of the appropriate division, with the advice of and only after consultation with the commissioner, unless otherwise specifically provided, except, however, that existing rules and regulations shall remain in full force and effect until and unless amended or otherwise affected by action of the appropriate director with the advice of the commissioner pursuant to this section.
- 7 Members of Commission May Hear Appeals. Amend RSA 126-A:23 as inserted by 1961, 222:1 by inserting in line eight after the word "representatives" the following words, or representatives who may be one or more members of the advisory commission, so that said section as amended shall read as follows: 126-A:23 Board of Public Welfare; Powers and

Duties Transferred. All the functions, powers, duties, records and property of the board of public welfare are hereby transferred to and vested in the department of health and welfare, division of welfare. Whenever reference is made in the statutes to powers and duties of the board of public welfare it shall henceforth be construed to mean the director of the division of welfare within the department of health and welfare, except that the commissioner of health and welfare, or his designated representative or representatives who may be one or more members of the advisory commission, shall conduct fair hearings of appeals by applicants for and recipients of public assistance. The board of public welfare, established by RSA 161:3 is hereby abolished. The tenure of members of the board shall terminate upon the appointment and qualification of the commissioner of health and welfare.

- 8 Transfer of Functions. Amend RSA 126-A:24 as inserted by 1961, 222:1 by striking out the same and inserting in place thereof the following: 126-A:24 Commissioner of Public Welfare; Functions Transferred. All of the powers, duties, and functions heretofore performed by the commissioner of public welfare pursuant to any provision of the statutes shall henceforth be performed by the director of the division of welfare.
- 9 Authority Over New Hampshire Hospital Trust Funds. Amend RSA 126-A:25 as inserted by 1961, 222:1 by striking out the same and inserting in place thereof the following: 126-A:25 New Hampshire Hospital; Transfer of. All of the powers, duties, functions, personnel, records, and property of the New Hampshire Hospital as a corporation established pursuant to RSA 135 are hereby as a corporation transferred to and vested in the department of health and welfare, division of mental health. Trust funds for the use of the New Hampshire Hospital shall be managed, expended and invested by the director of the division of mental health with the approval of the commissioner and with the advice of the state treasurer.
- 10 Division of Welfare; Rules and Regulations. Amend paragraph I of RSA 161:4 as amended by 1961, 222:1 by inserting in line four after the word "regulations" the following, with the advice of and only after consultation with the commissioner, so that said paragraph as amended shall read as follows: I. Supervision; Regulations. It shall be the duty of the director of the division of welfare within the department of health

and welfare to supervise and direct the division so that its duties herein defined be effectuated, and to make such rules and regulations, with the advice of and only after consultation with the commissioner, and take action necessary or desirable to carry out the provisions of this chapter or RSA 167. Said director shall establish and enforce reasonable rules and regulations governing the custody, use and preservation of the records, papers, files and communications relating to the division. The rules and regulations of the director shall be binding upon counties and towns.

11 Division of Welfare; Employment of Personnel. Amend RSA 161:7 as amended by 1961, 222:1 by striking out the same and inserting in place thereof the following: 161:7 Duties. Subject to the regulations of the state personnel commission, the director of the division of welfare with the advice of and only after consultation with the commissioner shall appoint such personnel as may be necessary for the efficient performance of the duties prescribed in this chapter or RSA 167 and shall prescribe their duties.

12 Representatives of Commissioner May Hear Appeals. Amend RSA 167:12 as amended by 1961, 222:1 by adding at the end thereof the following, before himself or his designated representative or representatives, so that said section as amended shall read as follows: 167:12 Appeal to the Commissioner of Health and Welfare. If an application for assistance is not acted upon within a reasonable time after the filing of the application, or is denied in whole or in part, or an award of assistance is modified or cancelled under any provision of this chapter or RSA 161, the applicant or recipient may appeal to the commissioner of health and welfare in the manner and form prescribed by him. The commissioner, upon his own motion, upon receipt of an appeal, shall give the applicant reasonable notice and opportunity for a fair hearing before himself or his designated representative or representatives.

13 Appointment of Welfare Officials and Agents. Amend RSA 167:41 as amended by 1961, 222:1 by striking out the same and inserting in place thereof the following: 167:41 Assistant. The director of the division of welfare with the advice of and only after consultation with the commissioner of health and welfare may appoint such other officials and agents as may be necessary to assist in carrying into effect the provisions of this

chapter or RSA 161, subject to regulations of the state personnel commission.

16 Qualifications of Superintendent of New Hampshire Hospital. Amend RSA 135:3 as inserted by 1961, 222:1 and amended by 1963, 39:2 by striking out the same and inserting in place thereof the following: 135:3 Superintendent. The director of the division of mental health with the advice of and only after consultation with the commissioner of health and welfare and the governor and council shall appoint a superintendent of said hospital who shall be a physician-psychiatrist licensed or eligible for licensure as an M.D. in this state and certified or eligible for certification by the American Board of Neurology and Psychiatry. The superintendent shall be the executive head of the hospital.

15 Qualifications and Duties of Assistant Superintendent. Amend RSA 135:5 as inserted by 1961, 222:1 and amended by 1963, 39:2 by striking out the same and inserting in place thereof the following: 135:5 Assistant Superintendent. The superintendent of the New Hampshire Hospital, subject to the approval of the director of the division of mental health, department of health and welfare, shall appoint an assistant superintendent. The superintendent with the approval of the director of the division of mental health shall prescribe the qualifications and duties of the assistant superintendent.

16 Salaries, Statutory. Amend RSA 126-A:7 as inserted by 1961, 222:1 by striking out the same and inserting in place thereof the following: 126-A:7 Salaries. The annual salaries of the commissioner of health and welfare, the director of the division of public health services, the director of the division of welfare, and the director of the division of mental health shall be as prescribed by RSA 94:1-5.

17 Statutory Application. No unclassified or classified employee of the Department of Health and Welfare in office on the effective date of this act shall be, by any provision of this act, disqualified from or deemed removed from office during his existing term.

18 Fiscal Responsibility. Amend RSA 167:41 as amended by 1961, 222:1 by adding at the end thereof the following: The director of the division of public welfare with the advice of and only after consultation with the commissioner of health

and welfare shall appoint a fiscal agent for the division of public welfare who is responsible for the fiscal affairs of the division, so that the section is amended to read: 167:41 Assistants. Said department may appoint such other officers and agents as may be necessary to assist in carrying into effect the purposes of this chapter or RSA 161, subject to the regulations of the state personnel commission. The director of the division of public welfare with the advice of and only after consultation with the commissioner of health and welfare shall appoint a fiscal agent for the division of public welfare who is responsible for the fiscal affairs of the division.

19 Takes Effect. This act shall take effect sixty days after its passage.

* *

Mr. Aucella of Bennington and Mr. Taft of Greenville spoke against the motion.

(discussion ensued)

Mr. O'Shan of Laconia moved that HB 769 be indefinitely postponed and spoke in favor of the motion.

Mrs. Clark of Lee and Messrs. Raiche of Manchester, Taft of Greenville, Hancock of Concord, Cobleigh of Nashua, Feldman of Manchester, York of Concord and Mrs. Hartigan of Rochester spoke against the motion.

Mr. Flanagan of Dover and Mrs. Brungot of Berlin and Cibrowski of Rye spoke in favor of the motion.

Mr. Keefe of Portsmouth moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the motion to indefinitely postpone HB 769.

Mr. Watts of Deerfield demanded the Yeas and Nays, and subsequently withdrew his motion and requested a division.

The division being manifestly in the negative the motion was lost.

Question being on the motion to substitute the report of the minority for the report of the majority.

Mr. O'Neil of Chesterfield spoke against the motion.

Mrs. Rossley of Rochester requested a division.

84 having voted in the affirmative and 209 in the negative the motion was lost.

Mr. Hancock of Concord offered the following amendment.

Amendment

Amend section 4 of said bill by striking out the same and inserting in place thereof the following:

4 Advisory Commission. Amend RSA 126-A as inserted by 1961, 222:1 by inserting after section 8 the following new section: 126-A:8-a Organization and Compensation. The commission shall have a chairman who shall be designated by the governor from among its membership. His term of office shall be for one year and he may be reappointed as chairman but for not more than three consecutive years, and thereafter shall be ineligible to be chairman. The commission shall have a clerk who shall be a member elected by the commission. His term of office shall be for one year and he may be re-elected to succeed himself. The commission shall meet not less frequently than quarterly and at such other times as it may be convened by the call of the chairman, the call of the commissioner, and on the petition of any three members it shall be the duty of the chairman to convene the commission forthwith. The members of the commission shall receive no per diem compensation but shall be entitled to reimbursement for expenses, including mileage, when in performance of their duties, provided that the members of the appeal board shall receive compensation as hereinafter provided.

Amend section 5 of said bill by striking out the same and inserting in place thereof the following:

5 Appeals. Amend RSA 126-A as inserted by 1961, 222:1 by inserting after section 9 as amended by 1963, 39:2 the following new section: 126-A:9-a Board of Appeals. From within its membership the advisory commission shall appoint three members to act as a board of appeals. The term of office of such members of such board of appeals shall be coextensive with his term as a member of the commission. It shall be the

duty of the board of appeals to conduct fair hearings on appeals by applicants for and recipients of public assistance. When a member of the advisory commission is appointed to act as a member of the board of appeals he shall be paid twenty dollars a day for each day he is engaged in official duties as a member of said board of appeals. He shall also be entitled to reimbursement for expenses, including mileage. Payment for such per diem and expenses for the board of appeals shall be a charge upon the appropriation for the department of health and welfare.

(Mr. Taft in the Chair)

(discussion ensued)

Mr. Peterson of Peterborough spoke in favor of the amendment.

Question being on the amendment as offered by Mr. Hancock.

Mr. McMeekin of Haverhill rose on a point of parliamentary inquiry.

On a viva voce vote the amendment was adopted.

Mr. Hancock of Concord offered the following amendment and spoke in favor of the amendment.

Amendment

Amend section 10 of the bill by striking out the same and inserting in place thereof the following:

10 Authority Over New Hampshire Hospital Trust Funds. Amend RSA 126-A:25 as inserted by 1961, 222:1 by striking out the same and inserting in place thereof the following:

126-A:25 New Hampshire Hospital; Transfer of. All the powers, duties, functions, personnel, records and property of the New Hampshire Hospital as a corporation established pursuant to RSA 135 are hereby as a corporation transferred to and vested in the department of health and welfare, division of mental health. Trust funds for the use of the New Hampshire Hospital shall be managed, expended and invested by the superintendent of the New Hampshire Hospital with

the approval of the Director of the Division of Mental Health and with the advice of the state treasurer.

* * *

Mr. Peterson of Peterborough spoke in favor of the amendment.

On a viva voce vote the amendment was adopted.

Mr. Hancock of Concord offered a further amendment.

Further amend the bill by striking out section 14 and renumbering sections 15, 16, 17, 18, 19 and 20 to read, sections 14, 15, 16, 17, 18, and 19.

The Clerk read the amendment in full.

Mr. Hancock of Concord explained the amendment and spoke in its favor.

(discussion ensued)

Mrs. Clark of Lee spoke in favor of the amendment.

On a *viva voc*e vote the amendment was adopted and the bill was ordered to a third reading.

(Speaker in the Chair)

SB 76, relative to the exemption from tax on neat stock and poultry, Mr. Larty of Haverhill for Ways & Means. Ought to pass.

Mr. Seymour of Carroll moved that SB 76 be indefinitely postponed and subsequently withdrew his motion.

Question being, shall the bill be ordered to a third reading.

Mr. Brummer of Lisbon spoke in favor of the bill.

On a viva voce vote the bill was ordered to a third reading.

SB 93, relative to taxation of the property of the Mount Washington cog railway, Mr. Plumer of Bristol for Ways and Means. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 686, relative to the taxation of railroads, Mr. Sabluski of Nashua for Ways & Means. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 747, relative to the charter of the city of Manchester, Mr. Keane of Manchester for the majority of Manchester Delegation. Inexpedient to legislate. Minority: Ought to pass with amendment.

Minority Amendment

Amend the bill by striking out section I and inserting in its place the following:

1 Department of Buildings. A department of buildings is established for the city of Manchester, in charge of a building commissioner. The commissioner must be a competent person with practical experience in the construction of buildings. He may not be interested directly or indirectly in any bulding business, building contracts, or the furnishing of building plans, specifications, materials or supplies for others.

Further amend the bill by striking out section 2 and inserting in its place the following:

2 Inspector of Buildings. The building commissioner is the inspector of buildings of the city of Manchester. He is charged wth enforcing all ordinances and provisions of law that apply to the office of inspectors of buildings. He has all the powers and privileges conferred on the inspector of buildings of the city by a city ordinance or a law of the state. He may also be made responsible for enforcement of laws and ordinances requiring the repair, closing or demolition of dwellings unfit for human habitation and minimum standards for use and occupancy of dwellings.

Amend paragraph I of section 3 by striking out the words "superintendent of buildings" in the second line and inserting in their place the words, building commissioner, so that the paragraph is amended to read:

I. The building commissioner shall supervise the construction of all buildings erected by the city. He shall supervise the alterations and additions made to city owned buildings. He shall see that the conditions of contracts and the plans and specifications of buildings are carried out.

Amend paragraph II of section 3 by striking out the paragraph and inserting in its place the following:

II. Prior to acceptance by the city of plans and specifications for any new city owned building, or alteration, addition, or renovation to any existing building done under contract, the building commissioner shall study the proposed contracts, plans and specifications for their overall effect. He shall give his opinion upon them, in writing, to the proper persons giving the department having the building project under consideration the benefit of his knowledge and experience in relation to them.

Amend section 4 by adding at the end the words, He shall be a competent person qualified by experience, or training, in the field of construction or maintenance of buildings and their related mechanical facilities, so that the section is amended to read:

4 Department of Maintenance. A department of maintenance is established for the city of Manchester, under a superintendent of maintenance. He shall be a competent person qualified by experience, or training, in the field of construction or maintenance of buildings and their related mechanical facilities.

Amend section 5 by adding after the word "buildings" in the third line, the words, and their related mechanical facilities, so that the section is amended to read:

5 Care of City Buildings. The superintendent of maintenance has charge of the repair, cleaning, and custody of all buildings and their related mechanical facilities belonging to the city. He shall keep himself informed about the condition of the buildings at all times. He shall keep the buildings in good repair. He may employ persons to perform repair, cleaning, and custodial work under his directions, and he may fix their pay.

Amend section 7 by striking out the section and inserting in its place the following:

7 Budget Estimates and Appropriations. In October of each year the building commissioner and the superintendent of maintenance shall each send to the board of mayor and aldermen an estimate of the appropriations required for his department for the next year. Each shall make a specific and detailed statement of the purpose for which the funds are intended. The board of mayor and aldermen shall make all necessary appropriations for the purposes stated.

Amend section 8 by striking out the section and inserting in its place the following:

8 Spending of Appropriations. The building commissioner and the superintendent of maintenance are each responsible for the spending of money voted for his department and each must approve all bills for his department before the city treasurer may pay them.

Amend section 10 by striking out the section and inserting in its place the following:

10 Election of Building Commissioner and Superintendent of Maintenance. The board of mayor and aldermen shall elect the building commissioner and the superintendent of maintenance, each for a term of four years, and until the successor of each is appointed and qualifies. On the effective date of this act, a superintendent of maintenance shall be appointed for a term expiring March 31, 1969 and until his successor is appointed and qualifies. The superintendent of public buildings in office on the effective date of this act shall henceforth be known as building commissioner and shall continue in office until March 31, 1967, and until his successor is appointed and qualifies.

Mrs. Ainley

Mr. Conover

Mr. Capistran

Mr. Nalette

Mr. Belanger

Mr. Feldman

Mr. Leclerc

Mr. Lemieux

For the minority of the Committee

The report was accepted.

Question being on the resolution as offered by the majority.

Mr. Capistran of Manchester moved that the report of the minority be substituted for the report of the majority and spoke in favor of the motion.

On a viva voce vote the motion was not adopted.

Mr. Capistran of Manchester requested a division.

125 members having voted in the affirmative and 63 members having voted in the negative the motion to substitute carried.

Mr. Gauthier of Manchester requested a quorum call.

320 members having answered the Chair declared a quorum present.

Question being on the amendment as offered by the minority.

On a viva voce vote the amendment was adopted.

Mr. Capistran of Manchester offered the following amendment.

Amendment

Amend section 5 of HB 747 as amended in the proposed amendment on page 2257-8 of the Journal of Wednesday, June 23 by striking out the amendment to section 5 and inserting in place thereof the following:

Amend section 5 by striking out the section and inserting in its place the following:

5 Care of City Buildings. The superintendent of maintenance has charge of the repair of all buildings and their related mechanical facilities belonging to the city. He shall keep himself informed about the condition of the buildings at all times. He shall keep the buildings in good repair. He may employ persons to perform repair under his directions, and he may fix their pay.

* * *

The Clerk read the amendment in full.

Question being on the amendment as offered by Mr. Capistran of Manchester.

On a viva voce vote the amendment was adopted.

Question being, shall the bill be read a third time.

On a viva voce vote the bill was ordered to a third reading.

Mr. Cobleigh of Nashua moved that the Rules of the House be so far suspended as to permit the introduction of

committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Committee Report

SB 48, relating to hairdressers, Mr. Bell of Plymouth for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Mr. Angus of Claremont moved that the Rules of the House be so far suspended as to limit the speech of any member on any motion to a period of five minutes.

Mr. Pickett of Keene spoke in favor of the motion.

(discussion ensued)

Messrs. McMeekin of Haverhill and Urie of New Hampton spoke against the motion.

The Chair, under the Rule calling for a two-thirds majority for suspension of the Rules, asked for a division.

130 members having voted in the affirmative and 138 having voted in the negative the motion was lost.

SB 33, relative to advertising in publications of political parties, Mr. Nyberg of Manchester for Executive Departments & Administration. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 725, relative to registration as a professional engineer, Mr. Gutoski of Manchester for Executive Departments and Administration. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 759, relative to auctioneers, Mr. Sherman of Lancaster for Executive Departments and Administration. Ought to pass.

Mr. Gutoski of Winchester offered the following amendment, and spoke in favor of the amendment.

Amendment

3 Amend the bill by inserting after section 2 a new section as follows:

3 Tax Sale. Amend RSA 311-A:9 as inserted by 1961, 247:1 by inserting after the words "collectors of taxes" the words, an auctioneer of property at a town or city tax sale, so that the section is amended to read as follows:

311-A:9 Limitations. This chapter shall not apply to foreclosure sales by mortgagees, lienholders or holders of any other kinds of security interests in real, personal of mixed property or to sales conducted or made by sheriffs, deputy sheriffs, constables, collectors of taxes, an auctioneer of property at a town or city tax sale, executors, administrators, guardians, conservators, receivers, assignees under voluntary assignments for the benefit of creditors or insurers, or by any other person required by law to sell real, personal or mixed property.

Further amend the bill by renumbering section 3 to read section 4.

The Clerk read the amendment in full.

(discussion ensued)

Mr. Coutermarsh of Lebanon, Mr. Sherman of Lancaster, and Mr. Pickett of Keene spoke against the amendment.

Question being on the amendment as offered by Mr. Gutoski.

On a viva voce vote the amendment was lost.

Question being shall the bill be read a third time.

On a viva voce vote the bill was ordered to a third reading.

HB 764, relative to sick leave benefits for state employees, Mr. Watts of Deerfield for Executive Departments and Administration. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 403, to regulate the sale of fish bait, Mr. Hayes of Madison for Fish and Game. Ought to pass with amendment.

Amendment

Amend the bill by striking out the title and inserting in its place the following, An act relating to fish bait, taking of pheasants, and use of boats on Long Pond in Benton.

Further amend the bill by striking out all after the enacting clause and inserting in its place the following:

- 1 Bait Dealers. Amend RSA 214:34 by adding the following new sections:
- 214:34-a Manner of Taking. Any person holding a bait dealer's license may take smelt, minnows, shiners, suckers, chubs, or tommycod by means of a dip net held in hand, a drop net not over 48 inches in diameter, or by means of a square umbrella net not over 42 inches on a side. Minnows, shiners, chubs and tommycod may also be taken by licensed bait dealers in traps measuring not over 36 inches long with an opening not to exceed 11/2 inches in diameter. Suckers may also be taken in traps not to exceed 50 inches in length and 30 inches in diameter with an opening of not less than 31/2 inches in diameter. Licensed dealers may also take any of the species, except smelt, mentioned in this section, by means of an ordinary commercial type minnow seine not over 4 feet in depth and not over 50 feet long, from such streams, lakes, and ponds and at such times as are approved by the director. The director may, at his discretion, authorize any licensed bait dealer to take fresh water smelt, by means of such dip or drop nets as are described in this section, during the regular closed season for the taking of smelt in such lakes and ponds or their tributaries as he may specify.
- 214:34-b Equipment. I. Traps, nets, fish houses, holding boxes or other receptacles, used to take, hold, or to keep alive bait in public waters shall be plainly marked with the name and address of the owner and user.
- II. Holes cut in the ice for the taking of bait shall be prominently and plainly marked by a stake, brush, or other suitable device unless it is covered by a bait house or in actual use.
- III. Bait houses using draglines shall not be placed or operated within 25 feet of the bait house of another person.
- IV. Bait dealers shall remove any bait houses from the ice over any public waters prior to ice-out. Any such bait house shall not be left on any private property for more than seven days without a written permit from the landowner. Bait boxes, holding boxes or other receptacles, used to hold live bait in

navigable waters shall be removed from such waters prior to ice-out.

- 214:34-c Molesting Gear. It is unlawful for any person, except the director or his agent, to molest, pull, tend, or to otherwise disturb any minnow or sucker trap, net, seine, bait house, or other gear of any licensed bait dealer without the written permission of the owner.
- 214:34-d Permit to Import. No fish of any description shall be brought into this state for use as bait without first procuring a permit from the director. Such permit shall be valid for no longer than 30 days but no additional permit shall be required within that period of time to import the same species of fish from the same source of supply. Notification of each intent to import shall be filed with the director. The fee for such permit is five dollars.
- 2 Taking of Pheasants. Amend RSA 209:2 as amended by 1963, 307:1 by striking out the section and inserting in its place the following:
- 209:2 Pheasants. Pheasants may be taken and possessed from October first to October thirty-first, except that section of Rockingham and Strafford counties east of the following described line shall be open to the taking of male pheasants only: commencing at the Massachusetts-New Hampshire state line where route 125 enters New Hampshire in the town of Plaistow and continuing in a northerly direction along route 125 to route 11 in the city of Rochester and thence along route 11 to the Maine state line and southerly of route 101 to the city of Keene and southerly of route 9 to the Vermont border. No person shall take more than two pheasants in one day. No person shall take more than ten pheasants in any one calendar open season, or have in his possession at one time more than two days' bag limit of pheasants.
- 3 Long Pond in Benton. Amend RSA 270:29 as inserted by 1963, 67:1 by inserting after the word "Chatham" in the seventh line the words, and in Long Pond in the town of Benton, so that the section is amended to read:
- 270:29 Operation Prohibited. It shall be unlawful to operate a boat or canoe propelled by mechanical power on any stream or body of water within the boundaries of that part of the White Mountain National forest that is situated within the

state of New Hampshire. The provisions of this section shall not apply to the following bodies of water: Stinson Lake in Rumney, the North and South Percy Ponds in Stark and Kimball Pond in Chatham, and in Long Pond in the town of Benton, nor to persons engaged in emergency rescue operations or public service. Whoever violates the provisions of this section shall be fined not more than \$100.

4 Effective Date. This act takes effect upon its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Mr. Nikitas of Nashua moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

Committee Report

HB 783, relative to the establishment of state junior colleges, Mr. Nikitas of Nashua for Education. Ought to pass with amendment.

Amendment

Amen the bill by striking out section 2 and inserting in place theerof the following:

2 Commission Established. There shall be established a New Hampshire Junior College Commission consisting of seven members. One senator shall be appointed by the president of the senate, two representatives shall be appointed by the speaker of the house of representatives, and four members shall be appointed by the governor. The commission shall organize by electing one of its members as chairman. It shall be the duty of said commission to prepare a proposal to implement the establishment of such junior colleges as they may determine in areas including but not necessarily limited to the greater Nashua area, Manchester, Cheshire county, the seacoast region, the Berlin area and the Laconia area. The commission shall gather and analyze existing pertinent available reports on the establishment of junior colleges in the state of New Hampshire and perform any further analyses the commission

deems necessary or advisable. Said commission shall file its recommendations to implement the establishment of a system of junior colleges in the state of New Hampshire with the office of the governor not later than July 1, 1966. The commission's proposal may also include, but shall not be limited to, proposed curriculum, financing, and schedule of implementation. The committee is hereby authorized to accept and apply to the purposes hereof gifts and grants from any persons or associations, public or private, made for the purpose of aiding such commission in the preparation of its recommendations.

Further amend the bill by striking out section 3 and renumbering section 4 to read section 3.

* * *

Mr. Nikitas of Nashua moved that the Rules of the House be so far suspended as to dispense with the reading of the amendment.

On a viva voce vote the motion was adopted.

Question being on the amendment as offered by the committee.

On a viva voce vote the amendment was adopted.

Question being shall the bill be read a third time.

On a viva voce vote the bill was ordered to a third reading.

Mr. Oleson of Gorham moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Committee Report

HB 32, relative to time for taking deer, Mr. London of New London for Fish and Game. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "the second Saturday of November" in the seventh line and inserting in their place the words, November 10th, so that the section is amended to read:

I Season. Amend RSA 208:2 as amended by 1955, 264; 1961, 254; and 1963, 298 by striking out the same and inserting in place thereof the following: 208:2 Taking; Time. Wild deer, outside game preserves, may be hunted and taken from one half hour before sunrise to one half hour after sunset from November 10th to the second Sunday of December, inclusive, provided that no deer shall be hunted or taken at any time on any island or in any waters in lakes and ponds.

* * *

The Clerk read the amendment in full.

Question being on the amendment as offered by the committee.

On a viva voce vote the amendment was adopted.

Mr. Keane of Manchester offered the following amendment.

Amendment

Amend the bill by striking out "November 10 to the second Sunday in December" and insert "November 10 to the first Sunday in December."

* * *

Mr. Keane spoke in favor of the amendment.

Question being on the amendment as offered by Mr. Keane of Manchester.

Mr. Fortier of Berlin and Mr. Oleson of Gorham spoke against the amendment.

(discussion ensued)

Messrs. Willey of Campton, Hanson of Bow and Mack of Orford spoke against the motion.

Mr. Keane of Manchester spoke a second time in favor of the amendment.

(discussion ensued)

Mr. Kimball of Derry spoke in favor of the amendment.

Mr. Coutermarsh of Lebanon spoke against the amendment.

Mr. Plourde of Pembroke, Mrs. Moriarty of Merrimack, Mr. Dionne of Nashua spoke in favor of the amendment.

On a viva voce vote the amendment was adopted.

On a viva voce vote the bill was ordered to a third reading.

Mr. Cobleigh of Nashua moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was lost.

Mr. Cobleigh of Nashua requested a division.

187 members having voted in the affirmative and 70 members having voted in the negative the motion carried.

Committee Report

HB 782, making appropriations for capital improvements and long term repairs for the state of New Hampshire, Mr. Craig of Manchester for Appropriations. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the words "five million five hundred twenty five thousand nine hundred fifty two dollars" and insert in place thereof the following words: five million five hundred eighty thousand nine hundred fifty two dollars. Further amend said bill in paragraph V. Health and welfare: Laconia state school: Boys cottage, by striking out the same and inserting in place theerof the following:

Boys cottage. To be a one story building with a partial basement containing approximately 8,700 square feet and constructed on land owned by Laconia state school. Building to be of steel and masonry construction with brick facing and to be constructed adjacent to present Sanborn cottage:

Building	156,600	
Water and sewer lines	8,000	
Approach road and parking area	15,000	
Architect's fee	10,776	
Furnishings	20,000	
Demolition of Sanborn*	2,500	
Contingencies	7,124	220,000

^{*}Sanborn cottage and barn shall be demolished upon completion of boys cottage.

Further amend said bill in paragraph V. Health and welfare: Laconia state school, by striking out the words "Renovate, reconstruct and equip Baker building, including addition to same" and insert in place thereof the following words: Renovate, reconstruct and equip Baker building. Further amend section 1 of said bill in paragraph XI Water Resources board; by striking out said paragraph and inserting in place thereof the following:

XI Water resources board:

Land easements and rights of ways:

Baker river — sites	250,000	
Sogheagan river — sites 8, 10A, 25B and	d	
26	61,532	
Dams, water rights, and lands connected	ed	
therewith at Contoocook river par		
dam in the city of Concord and tow	'n	
of Hopkinton and also at Winn		
squam lake in Tilton, Sanbornton	n,	
Belmont and Laconia	55,000	336,532

Further amend section 1 of the bill by changing the figures for "Total — section 1" as follows: 5,525,952 changed to 5,580,952.

Amend the bill by inserting after section 1 the following new section 1-a, as follows:

l-a. The sum of twenty five thousand dollars is hereby appropriated for the purpose of capital improvements and long term repairs, which purpose includes such related improvements, facilities, equipment and furnishings as are enumerated herein.

The appropriation for the project is as follows:

Acquisition for Division of purchase and property of Hills avenue warehouse, including such related improvements and facilities

for Freezer and cold storage installation 21,000 Repair and convert heating system to purchased steam 4,000

Total — section 1-a

25,000

Amend section 3 of the bill by striking out the words "twelve million seven hundred thirty thousand nine hundred forty dollars" and inserting in place thereof the following words: fourteen million nine hundred fifty nine thousand four hundred forty dollars.

Further amend said bill in paragraph I Durham campus, by inserting after the subsection "Kingsbury hall, additionalterations" the following new subsection:

Library addition, alterations:

Building with site development, built

in equipment	1,660,000
Furnishings and equipment	270,000
Architect's fee	99,000
Administration, clerk works, testing	22,500

2,051,500

Further amend section 3 of the bill in paragraph I Durham campus, by inserting after the subsection "Land acquisition" the following new subsection:

Relocation poultry farm:

Building with site development, built

in equipment	155,000
Furnishing and equipment	2,000
Architect's fee	9,000
Administration cost, clerk works,	
testing	4.000

170,000

Further amend section 3 of the bill, I Durham campus, by changing the figures for "Total-Durham campus" as follows:

4,229,104 changed to 6,450,604. Further amend section 3 of the bill by changing the figures for "Total — section 3" as follows: 12,737,940 changed to 14,959,440. Further amend the bill by changing the figures for "Total capital appropriation: as follows: 27,517,892 changed to 29,819,392.

Amend section 9 of the bill by striking out same and inserting in place thereof the following:

9 Borrowing power: To provide funds for the appropriations made in section 1, 1-a, 2, 3, 4 and 5 hereof, the state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state not exceeding the sum of twenty nine million eight hundred nineteen thousand three hundred ninety two dollars (\$29,819,392); and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire. The governor and council shall determine the form of such bonds or notes, their rate of interest, the date when interest shall be paid and the time or times of issue. Such bonds or notes shall be signed by the treasurer and countersigned by the governor and shall be deemed a pledge of the faith and credit of the state. The bonds provided for in sections 1, 2, 3, 4 and 5 shall be paid within a period of twenty years. The bonds provided for in section 1-a shall be paid within a period of five years.

Amend section 11 of the bill by adding at the end thereof the following new paragraph:

Debt service charges on the bonds issued under section 1-a shall be a charge against revenue received from rentals on the warehouse.

Amend section 19 of the bill by striking out same and inserting in place thereof the following:

19 Transfers. The individual project appropriations, as provided in sections 1, 1-a, 2, 3, 4 and 5 shall not be transferred or expended for any other purpose.

Amend section 20 to read 21 and insert in place thereof the following:

20 Construction Requirements. All buildings and projects herein relating to the University of New Hampshire, Keene and Plymouth state colleges shall be constructed and equipped in accordance with the drawings, sketches, plans and explanations set forth in documents submitted by the officials of the University of New Hampshire. These drawings and sketches are plan No. 372 relative to self liquidating buildings and henceforth called Exhibit "A" and plan No. 558 which includes all other buildings and projects and henceforth called Exhibit "B" and both exhibits shall be on file in the Legislative Budget Assistants office.

* * *

Question being on the amendment as offered by the committee.

Mr. Taft of Greenville spoke in favor of the amendment.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Engrossed Bills Report

The Committe on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and Joint Resolutions:

HB 8, An Act to authorize the sweepstakes commission to pay unclaimed prize money to the state treasurer.

HB 453, An Act to permit interchange of government employees.

HB 185, An Act raising the limit of guaranteed bonds of water resources board.

HB 335, An Act to provide a licensing law for practical nurses.

HB 573, An Act legalizing the proceedings at the town meeting March 9, 1965, in the town of New London.

HB 690, An Act relative to recording of action when school district takes land by eminent domain.

SB 61, An Act relating to public roads to private recreational areas.

HJR 42, Joint. Resolution in favor of the city of Lebanon.

HB 627, An Act increasing the salary of the county commissioners of Sullivan county.

HJR 43, Joint Resolution in favor of Alex C. Isherwood of Jaffrey.

HB 576, An Act to establish the city of Exeter.

HB 677, An Act to repeal charters of certain corporations.

HB 307, An Act providing for control of aquatic nuisances in any of the surface waters of the state.

HB 562, An Act relative to campaign expenses in presidential preference and delegate primaries.

HB 624, An Act to appropriate additional funds for capital improvements to technical institutes.

 ${
m HB}$ 755, An Act relative to the salary of the Grafton county attorney.

HB 793, An Act relative to a study for projecting state fiscal requirements biennially through 1975.

HB 598, An Act to authorize certain medical tests as a condition to holding of a motor vehicle operator's license.

Eda C. Martin Roxie A. Forbes For the Committee

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 509, An Act creating an office of community recreation service.

Amendment

Amend the bill by striking out section "2" and renumbering section "3" to read section 2.

* * *

Mr. Cobleigh of Nashua moved that the House non-concur in the Senate amendment and subsequently withdrew his motion.

Mr. Cobleigh of Nashua moved that the House concur in the Senate amendment.

On a *viva voce* vote the motion was adopted and the House concurred.

* * *

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 257, An Act to regulate the filing of plans for land subdivisions.

Amendment

3 Approval of Site Plan. Amend RSA 36 by inserting after new section 3:

section 19, as amended by 1963, 163:1, the following new section:

36:19-a Further Power of Planning Boards. A municipality, having adopted a zoning ordinance as provided in RSA 31:60-89, and where the planning board has adopted subdivision regulations as provided in sections 19-24 hereof, may further empower the planning board to review, and approve or disapprove site plans for the development of tracts for non-residential uses whether or not such development includes a subdivision or resubdivision of the site.

Further amend the bill by renumbering section 3 to read 4.

* * *

Mr. Cole of Swanzey moved that the House concur in the Senate amendment.

On a viva voce vote the motion was adopted.

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 696, An Act to reduce residence requirements to vote for presidential election.

Amendment

Amend the bill by striking out section 1 and inserting in its place the following:

- l Residence Qualification for Voting at Elections of President and Vice President. Amend RSA 65 by adding two new sections to the chapter as follows:
- 65:1-a Qualification for Voting. Notwithstanding the residence requirements of RSA 54:8, a person who has moved from another state to this state or from one town or city within the state to another town or city within the state, and who has been a resident of this state for thirty days preceding an election at which electors are to be chosen for the office of president and vice president of the United States, is entitled to vote in this state solely for such electors if the person is qualified to vote in this state, other than by reason of the residence requirements of RSA 54:8.
- 65:1-b Voting Procedure. For the purpose of RSA 65:1-a the supervisors of the checklist shall prepare a separate checklist for voters qualified to vote under that section. The secretary of state shall prepare a separate ballot for persons voting under that section which ballot shall be a different color from any other ballot used in that election. No special absentee ballots are authorized for persons who qualify to vote for presidential electors solely by reason of RSA 65:1-a. On the special ballot required by that section the names of the voting districts are not required to be printed. The secretary of state shall furnish fifty special ballots for towns and wards of less than five thousand population and one hundred special ballots for towns and wards of over five thousand population. The secretary of state shall furnish additional ballots if the supervisors of the checklist request them.

* * *

 $\ensuremath{\mathrm{Mr}}.$ Cobleigh of Nashua moved that the House concur in the Senate amendment.

On a viva voce vote the motion was adopted.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 198, An Act relative to adoption of building codes and fire prevention codes by cities.

Amendment

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Building Codes and Fire Prevention Codes. Amend RSA 47:22 (supp) as amended by 1963, 232:1, by striking out in lines thirteen through fifteen the words "code, rules and regulations in the office of the city clerk, and, in the case of a fire prevention code or portion thereof, three copies in the main office of the fire department" and inserting in place thereof the words, codes, rules and regulations in the main office of the municipal department or agency administering the same and three copies in the office of the city clerk, so that said section as amended shall read as follows: 47:22 Grant of Power. The board of mayor and aldermen, or the corresponding governmental body of any city, is hereby empowered and authorized in the passing and adopting of ordinances, establishing codes, rules and regulations for the construction of buildings, relating to the installation of plumbing, the use of concrete, masonry, metal, iron and wood, and other building material, the installation of electric wiring, and fire protection incident thereto or for the prevention of fires to adopt any nationally recognized code, rules and regulations to develop good engineering practice or safety that have been printed as a code in book form or such portions thereof by reference thereto in such ordinance; provided, that upon adoption of such ordinance wherein such code, rules and regulations or portions thereof have been incorporated by reference, there shall be filed three copies of such codes, rules and regulations in the main office of the municipal department or agency

administering the same and three copies in the office of the city clerk. All copies of any code, rules and regulations filed as provided herein, shall be for use and examination by the public.

* * *

Mr. Cole of Swanzey moved that the House concur in the Senate amendment.

On a *viva voce* vote the motion was adopted and the House concurred in the Senate amendment.

Further Senate Message

Senate Bill Read and Referred

The Senate has passed a bill with the following title, in the passage of which it asks the concurrence of the House of Representatives:

SB 126, An Act relating to absentee voting at annual city elections in Berlin. To Judiciary.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 681, An Act relative to the salary of, and amount of fees collected by, the register of deeds for Grafton county.

Amend section 2 of said bill by striking out the first four lines and inserting in place thereof the following:

2 Grafton County. Amend RSA 478 by inserting after section 17-a (supp) as inserted by 1963, 201:2 the following new section: 478:17-b Register of Deeds, Fees. The register of deeds for

Amend paragraph IX of RSA 478:17-b as inserted by section 2 of said bill by striking out the first line and inserting in place thereof the following:

IX. The register of deeds

* * *

On motio of Mrs. Moulton of New Durham the amendments of the Engrossed Bills Committee under Joint Rule No. 6 were concurred with.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives.

HB 145, relative to authorizing matching federal payments for the fiscal years 1966 and 1967.

HB 639, relative to completion of certain capital improvements at Keene and Plymouth state colleges and extending the appropriations therefor.

HB 106, providing additional retirement allowances for certain retired teachers.

HB 487, relative to state aid for class V highways in towns.

HB 446, relative to town road aid.

HB 362, providing for increasing the number of deputy registrars for the city of Manchester.

HB 697, amending the charter of the New Hampshire Congregational-Christian Conference and changing the name of said corporation.

HB 730, to clarify the method of procedure of casting absentee ballots by the moderator.

HB 131, for the election of county commissioners for the county districts of Cheshire county.

HJR 8, Joint Resolution in favor of the New Hampshire Veterans Association.

HB 542, An Act relative to the improvement of the natural resources in Seabrook Harbor, tidal lands and waters.

HB 708, enabling the Association of Universalist Women of Manchester, New Hampshire, and Branch Alliance of the First Unitarian Church of Manchester, N.H., to consolidate into one corporation named, Unitarian-Universalist Women's Guild.

- HB 709, enabling The First Universalist Society of Manchester, N.H., First Unitarian Society of Manchester, New Hampshire and Unitarian-Universalist Church of Manchester, New Hampshire to consolidate into one corporation named, Unitarian-Universalist Church of Manchester, N. H.
- HB 731, relative to solicitation of funds for religious, benevolent or philanthropic purposes.
- HB 781, An Act to authorize the Plymouth School District to establish a capital reserve with the proceeds of sale of school buildings.

Further Senate Message

The Senate refuses to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

- HB 3, An Act to require the inclusion of an automatic fire protection system in the plans and specifications of state owned buildings.
 - HB 226, to regulate the operation of business on Sunday.
- HB 469, relating to minimum wages of persons engaged in municipal public works projects.
- HB 469, An Act relative to minimum wages of persons engaged in construction of municipal public works projects.

Further Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 215, to amend the law establishing a cooperative district in the Newfound area.

* * *

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

SB 90, An Act raising the maximum amount of group life insurance allowed to be written for two or more employers in the same industry or two or more labor unions.

* * *

The Senate has voted to concur with the House of Representatives in the passage of the following concurrent resolution:

Relative to construction of an inland navigable waterway from Alton Bay on Lake Winnipesaukee to Great Bay.

* * *

The Senate refuses to concur with the House of Representatives in the adoption of the amendment to the following entitled bill sent up from the House of Representatives: SB 66, An Act entering into the interstate compact on the placement of children enacting the same into law and for related purposes and requests a Committee of Conference; the President has appointed as members of said Committee of Conference on the part of the Senate Sen. Gardner, Dist. No. 6; Sen. Riley, Dist. No. 14.

On motion of Mrs. DeLude of Unity the House acceded to the request of the Senate for a committee of conference, and the Chair appointed as conferees on the part of the House Messrs. Heald of Keene, Maxham of Concord and Craig of Manchester.

Mr. Taft of Greenville moved that HB 282, to provide an education for physically handicapped children, be recalled from the Governor.

Mr. Craig of Manchester spoke in favor of the motion.

On a viva voce vote the motion prevailed.

Mr. Taft of Greenville moved that the House reconsider the motion where the House concurred in the Senate amendment, that the House non-concur and asked for a Committee of Conference.

Question being on the motion of Mr. Taft of Greenville.

On a viva voce vote the motion was adopted.

The Chair appointed Messrs. Taft of Greenville, Craig of Manchester and O'Neil of Chesterfield as conferees on the part of the House.

Mr. Stafford of Laconia moved that the House adjourn from the morning session.

On a viva voce vote the motion was adopted.

Afternoon Session

On motion of Mr. Stafford of Laconia the Rules of the House were so far suspended as to permit the third reading of bills by title only and that when the House adjourns today it be to meet Monday morning at 11:00 o'clock.

* * *

Mrs. Rubins of Rochester wished to be recorded as voting against the passage of HB 738.

Third Readings

HB 769, clarifying duties, responsibilities and qualifications in the department of health and welfare; was read a third time and sent to the Senate for concurrence.

Reconsideration

Mr. O'Neil of Chesterfield, having voted with the majority moved that the House reconsider its action whereby it passed HB 769 and spoke against the motion.

On a viva voce vote the motion to reconsider was lost.

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed.

SB 76, relative to the exemption from tax on neat stock and poultry.

SB 85, relative to the town of Hampton Municipal Development Authority.

SB 93, relative to taxation of property of the Mount Washington \log Railway.

SB 124, changing the date on which tax collectors' deeds become incontestable.

SB 131, to legalize the proceedings of the annual meeting of the Hooksett School District.

SB 48, relating to hair dressers.

The following House Bills were read a third time, passed, and sent to the Senate for concurrence.

HB 213, relative to the salaries of county attorneys.

HB 374 (In New Draft), to clarify the area school plan and the law relating to the school building authority.

HB 403, to regulate the sale of fish bait.

HB 420, to revise the ward boundaries of the city of Nashua.

HB 484, relative to minimum wages of employees in public works.

HB 662, relative to the salaries of unclassified state officials.

HB 748, relative to procedure for reassignments of taxable property by the tax commission.

HB 758, relative to the selection of jurors.

HB 759, relative to auctioneers.

HB 765, relating to hearings in enactment of building code ordinances.

HB 787, to authorize seeing eye dogs to accompany their masters into public eating places.

HB 790, legalizing the proceedings of the annual town meeting held in the town of Epping.

HB 747, relative to the charter of the City of Manchester.

Reconsideration

Mr. Capistran of Manchester having voted with the majority moved that the House reconsider its action whereby it passed HB 747 and spoke against the motion.

On a viva voce vote the motion to reconsider was lost.

Reconsideration

Mr. Rosedoff of Nashua moved that the House reconsider its action whereby it passed HB 759 and spoke against the motion.

On a viva voce vote the motion to reconsider was lost.

HB 783, relative to the establishment of State Junior Colleges.

HB 32, relative to time for taking deer.

Reconsideration

Mr. Dionne of Nashua having voted with the majority moved that the House reconsider its action whereby its passed HB 32 and spoke against the motion.

On a viva voce vote the motion to reconsider was lost.

HB 782, making appropriations for capital improvements and long term repairs for the State of New Hampshire.

Reconsideration

Mr. Cobleigh of Nashua having voted with the majority moved that the House reconsider its action whereby it passed HB 782 and spoke against the motion.

On a viva voce vote the motion to reconsider was lost.

HB 684, relative to election in the city of Keene.

HB 716, relative to the U. S. Trade Expansion Act of 1962 and unemployment compensation.

HB 724, relative to the sale of liquor to members of associations affiliated with certain clubs.

HB 733, relating to employment in places of business where alcoholic beverages and beer are sold.

HB 736, to regulate the recording of deeds in subdivision of land plats.

HB 738, permitting state, county and towns to require certain recipients of welfare to perform labor for the state.

HB 739, to establish a state commission for human rights.

HB 705, relative to representative town meeting government.

Mr. Pickett of Keene announced that today is the birthday of the member from Manchester Mr. Grady.

On motion of Mr. Pickett of Keene the House adjourned at 8:10 P.M.

MONDAY, June 28, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Guest Chaplain The Right Rev. Msgr. Francis D. Sliney, St. Peter's Church, Concord, representing The Most Rev. Ernest J. Primeau, Roman Catholic Bishop of the Diocese of Manchester.

O God, Creator of all things, Governor of the Universe and Supreme Legislator, we thank Thee for the men and women to whom you have given intellect and light to direct the affairs of our state.

Look down with pleasure upon these, Thy servants, who invoke Thy grace and blessing. May they always consider themselves representatives of Thine and of Thy people. Grant them wisdom and strength to fulfill the high purpose for which they are assembled. Instill in them greater courage and determination to proceed with their task, especially now that this task has become heavy and wearisome. Inspire them with the conviction that this session can be brought to a successful conclusion, provided they prove themselves worthy of the name of representative of the people of New Hampshire.

This we ask in the Name of Jesus Christ, Thy Son, our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Gamache of Manchester led the Convention in the Pledge of Allegiance to the Flag.

House

Leaves of Absence

Mrs. Barker of Nashua was granted leave of absence for the week on account of illness.

Mr. Spanos of Newport was granted leave of absence for the day on account of important business.

Committee Reports

SB 113, relating to funds deposited with the superior court, Mr. Broderick of Manchester for Judiciary. Be referred to the Judicial Council for study and report.

On a viva voce vote the recommendation was adopted.

SB 110, establishing the Bristol District Court, Mr. Capistran of Manchester, for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

SB 118, authorizing cities and towns to increase the maximum salaries of justices in certain cases, Mr. Broderick of Manchester for Judiciary. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the same and inserting in place thereof the following

An Act

authorizing the town of Hampton to increase the maximum salary of the justice of the Hampton District Court.

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Hampton District Court. Amend RSA 502-A:6 (supp) as inserted by 1963, 331:1 by adding at the end thereof a new paragraph V: V. the governing body of the town of Hampton may vote such salary for the justice of the Hampton District Court exceeding the maximum provided in paragraph I of RSA 502-A:6 as the governing body may determine, but not less than twenty-five hundred dollars and not more than thirty-five hundred dollars.

This exception makes provision for the Hampton District Court which has a large temporary population not contemplated in paragraph I of RSA 502-A:6.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

SB 116, relative to adoption, administration and enforcement of housing codes by municipalities; and appellate procedures in relation thereto, Mr. Wildey of Westmoreland for Judiciary. Inexpedient to legislate.

Mr. Taft of Greenville moved that SB 116 be recommitted to the Committee on Judiciary and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 789, relating to the unfair sales act, Mrs. Brungot of Berlin for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

SJR 12, in favor of George W. LaRocque, Mr. Ring of Hampton for Claims & Aeronautics. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

SJR 14, in favor of Leon R. Parent and Basil Connolly, Mr. Ring of Hampton for Claims & Aeronautics. That the Joint Resolution ought to pass.

On a viva voce vote the joint resolution was ordered to a third reading.

SJR 15, in favor of Richard C. Lassor, Mr. Ring of Hampton for Claims & Aeronautics. Ought to pass.

On a *viva voce* vote the joint resolution was ordered to a third reading.

SB 83, relative to the New Hampshire State Port Authority and the operation of air navigation and land transportation facilities, Mr. Ring of Hampton for Claims & Aeronautics. Ought to pass.

HB 587, to provide for an Advisory Boiler Board and for the safe construction, installation, inspection, operation, maintenance, and repair of boilers, Mrs. Putnam of Lebanon for the majority. Ought to pass with amendment. Minority: Montplaisir of Manchester, Allard of Manchester, Fairbanks of Boscawen and Desmarais of Nashua. Inexpedient to legislate.

Amendment

Amend the title of the bill by striking out the words "for an advisory boiler board and" so that it is amended to read: An act to provide for the safe construction, installation, inspection, operation, maintenance and repair of boilers.

Amend paragraph (c) of RSA 157-A:1 as inserted by section 1 of the bill by inserting before the word "boilers" the word, portable, so that the paragraph is amended to read: (c) portable boilers located on farms and used solely for agricultural purposes.

Amend sections 157-A:2 and 157-A:3 as inserted by section 1 of the bill by striking out the sections and inserting in place thereof the following:

157-A:2 Insurance. All owners or operators of boilers, not excepted in 157-A:1 must be insured in a boiler insurance company approved by the commissioner of labor or have in their possession a current certificate issued by the commissioner of labor for a period of not more than one year that the owner or operator has been excepted from the requirement for boiler insurance by reason of the fact that the owner or operator of such boiler has an effective boiler inspection and service department.

157-A:3 Duties and Powers of the Commissioner of Labor. The commissioner of labor is directed and empowered: I. to promulgate rules and regulations, for the safe construction, installation, inspection, operation, maintenance, and repair of boilers in this state.

Amend the bill by striking out section 157-A:5 and 157-A:6 and inserting in place thereof the following: 157-A:5 Operating Certificate. If, upon inspection, a boiler of an owner who is not insured is found to comply with the applicable rules and regulations, the commissioner shall issue to the owner or user of the boiler an operating certificate for a period of not over one year. No boiler may be operated in this state without a valid operating certificate as required by this section.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 785, to protect insurance agent's rights to deferred income for services performed by agent, Mrs. Putnam of Lebanon for Insurance. Be referred to Legislative Council.

On a viva voce vote the recommendation was adopted.

HB 795, to amend the workmen's compensation law, Mr. Dion of Manchester for Labor. Ought to pass.

Mr. Stevenson of Bethlehem offered the following amendment and urged its adoption.

Amendment

Amend paragraph I of RSA 281:2 as amended by section 1 of the bill by striking out the word "two" and inserting in its place the word, three, so that the paragraph is amended to read as follows:

I Employer, means a person, partnership, association, corporation and the legal representative of a person, partnership, association or corporation, who employs two or more persons, whether in one or more trades, businesses, professions or occupations, and whether in one or more locations, except casual employees, farm labor when not more than five persons are employed and domestic service. In determining the number of persons employed there shall be included persons whose contract of employment was entered into outside the state, if they are actually employed on work in this state. For the purpose of determining the number of persons employed, executive officers elected or appointed and empowered in accordance with the charter and by-laws of a corporation shall not be considered to be employees, except that such executive officers in excess of three, shall be counted as employees. Except where the context specifically indicates otherwise, the term "employer" shall be deemed to include the employer's insurance carrier. Any other employer may elect to accept the provisions of this chapter in accordance with sections 3 and 7.

Amend paragraph II of said RSA 281:2 as amended by section 1 of the bill by striking out the first sentence and inserting in its place the following: Employee, shall mean any person in the service of an employer subject to the provisions of this chapter under any contract of hire, express or implied, oral or written, except employees employed in farm labor when not more than five persons are employed, domestic servants, and railroad employees engaged in interstate commerce whose rights are governed by the Federal Employers' Liability Act, so that the paragraph is amended to read as follows:

II Employee, shall mean any person in the service of an employer subject to the provisions of this chapter under any contract of hire, express or implied, oral or written, except employees employed in farm labor when not more than five persons are employed, domestic servants, and railroad employees engaged in interstate commerce whose rights are governed by the Federal Employers' Liability Act. Executive of-

fiers elected or appointed and empowered in accordance with the charter and by-laws of a corporation subject to the provisions of this chapter shall be deemed to be employees of such corporation under this chapter, except as provided in paragraph I.

Amend section 2 of the bill by striking out the word "provides" and inserting in its place the word, proves; further amend by striking out the words "have known" where they first appear and inserting in their place the word, know, so that the section is amended to read as follows:

2 Defective Notice. Amend RSA 281:17 as amended by 1957, 187:8 by striking out the same and inserting in place thereof the following: 281:17 Defective Notice. No want, defect or inaccuracy of a notice shall be a bar to the maintenance of proceedings unless the employer proves that he is prejudiced by such want, defect or inaccuracy; but claim shall be barred under this chapter unless said notice is given to the employer within one year from the date of the accident. Provided, further, that where an employer has advised an employee not to file notice, said employer shall thereafter be barred from alleging that he is prejudiced by want of such notice. For the purpose of giving notice of a disease, the date of first treatment by a licensed physician shall be deemed the date of injury. However, in cases of disease as defined in Section 2 III in which the nature of the disease and its relationship to the employment is not known to the employee the time for filing notice hereunder shall not begin to run until the date the employee knows, or by exercise of reasonable diligence should know of the nature of the disease or its possible relationship to his employment, or, in the event of death, until the date any dependent knew, or by exercise of reasonable diligence should have known, the nature of the disease or its relationship to the decedent's employment, whichever date is the earlier.

Amend the bill by striking out after section 3 the following: "(NOTE) 4-7 RSA 281:22 through 281:25 and 281:30 to be amended for amount only when determined."

Amend paragraph IV of RSA 281:22, as amended by section 4 of the bill, by adding at the end of the section the following: If deceased leaves any dependent, or dependents, the employer shall pay the expenses of burial not exceeding five

hundred dollars, so that the paragraph is amended to read as follows:

IV. If the deceased employee leaves no dependents, the employer shall pay the expenses of burial not exceeding eight hundred dollars. If deceased leaves any dependent, or dependents, the employer shall pay the expenses of burial not exceeding five hundred dollars.

Amend section 7 of the bill by inserting after the figure "21" the words, except as specifically provided therein, so that the section is amended to read as follows:

7 Maximum Benefits. Amend RSA 281:30 as amended by 1955, 98:9; 1957, 187:14; 1961, 194:13, 1963, 328:14 by striking out the same and inserting in place thereof the following: 281:30 Maximum Benefits. In no case, except as provided in sections 23, 26 and 29, shall the weekly compensation payable under this chapter exceed sixty-six and two-thirds per cent of the average weekly wages, or exceed fifty dollars per week in amount, nor shall any payments, including medical, hospital services, and other remedial care under section 21 except as specifically provided therein, extend over a period of more than three hundred and forty-one weeks from the date of injury.

Amend section 12 of the bill by striking out the word "extend" and inserting in its place the word, extent; and by striking out the word "awarded" and inserting in its place the word, award, so that the section is amended to read as follows:

12 Review of Eligibility for Compensation. Amend RSA 281:40 as amended by 1955, 98:11; 1959, 187:9 and 1961, 194:16 by striking out the same and inserting in place thereof the following 281:40 Review of Eligibility for Compensation. Any party in interest, in respect of an injury occurring after July 1, 1965 may petition the labor commissioner to review a denial or an award by such commissioner of compensation or an agreement made pursuant to section 36, by a petition filed with such commissioner on or before, but not after, the fourth anniversary of the date of such denial or the last payment of compensation under such award or agreement, as the case may be, upon the ground of a change in conditions, mistake as to the nature or extent of the injury or disability, fraud, undue influence, or coercion. This section shall have no application to requests for

extensions of medical and hospital benefits, or other remedial care, which shall be governed solely by those sections of this chapter relating thereto. Upon the filing of such petition, and after notice to all other interested parties and hearing, the labor commissioner shall enter an order either granting or denying an original award of compensation, if none has heretofore been paid, or for ending, diminishing or increasing the compensation previously fixed by agreement or award, subject to the maximum or minimum provided in this chapter and shall state his reasons therefor. When a petition is filed for reduction of compensation, or for ending the same, the petitioner must accompany such petition with medical evidence that the injured employee is physically able to perform his regular work, or is able to engage in gainful employment. On the basis of such medical evidence the commissioner may authorize suspension of further payments pending hearing on the petition; otherwise compensation shall continue on the basis of existing agreement or award pending hearing and any further order by the commissioner. Such a review shall not affect such agreement or award with respect to money already paid. All procedure on such a petition shall be the same as herein provided for original hearings. Appeal from the decision of the commissioner of labor to the superior court may be made in the same manner as provided in section 37.

* * *

Mr. Stevenson of Bethlehem moved that the rules of the House be so far suspended as to dispense with the reading of the amendment.

Mr. Stevenson of Bethlehem explained the amendment.

(discussion ensued)

At the request of Mrs. Greene of Rye, Mr. Stevenson further explained the amendment.

Question being on the motion of Mr. Stevenson to dispense with the reading of the amendment.

On a viva voce vote the motion was adopted.

Question being on the amendment as offered by Mr. Stevenson of Bethlehem.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 539, relative to the salary of, and amount of fees to be collected by the register of deeds for Merrimack County, Mr. Stevens of Epsom for Merrimack County Delegation. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

I Merrimack Register of Deeds. Amend RSA 478 by inserting after section 21 (supp) as inserted by 1963, 201:1 the following new subdivision:

Register for Merrimack County

- 478:22 Fees. The register of deeds for Merrimack county shall charge the following fees for documents recorded in, or services rendered by his office: I. For recording deeds, mortgages, leases, agreements, attachments, and like documents, three dollars for the first recorded page, plus two dollars for each additional recorded page. However, if the instrument contains the names of more than one grantor and one grantee an additional fee of fifty cents shall be charged for indexing the names of each additional grantor or grantee.
- II. For recording discharge of real estate attachment, or marginal assignment, release or discharge of real estate mortgage, two dollars.
- III. For each transfer furnished pursuant to section 14 of this chapter, fifty cents.
- IV. For recording plans, five dollars for the first two hundred square inches thereof with one dollar for each additional one hundred square inches or part thereof.
- V. For copying any document, the price to be established and posted by each individual register of deeds.
- 478:23 Receipts. The register of deeds for Merrimack county shall pay over monthly to the county treasurer all fees received by him as such register.

478:24 Compensation. The register of deeds for Merrimack county shall be paid an annual salary calculated by the executive committee based upon the following yearly increments:

Base	Plus Percentage of Total Gross Fees Collected
\$4,500	7.5%
4,800	8.0%
5,100	8.5%
5,400	9.0%
5,700	9.5%
6,000	10.0%
	\$4,500 4,800 5,100 5,400 5,700

Provided, however, the total annual salary shall not be less than seven thousand dollars nor more than fifteen thousand dollars. The register of deeds in office on January 1, 1966, shall receive the maximum annual compensation authorized by this section.

478:25 Assistants. The register of deeds for Merrimack county is authorized to employ such assistants as may be required; and to fix their salaries, subject to the approval of the executive committee of the county delegation. The salaries of the assistants and any other expenses of the office of the register of deeds shall be paid by the county.

2 Fees for Attachment of Real Estate. Amend RSA 511:6 by striking out the words "pay to the register of deeds fifty cents" and by inserting in their place the words, pay to the register of deeds three dollars for the first recorded page, plus two dollars for each additional recorded page; and further amend the section by striking out the words "the register shall be paid fifty cents for recording the discharge" and inserting in their place the words, the register shall be paid two dollars for recording the discharge, so that the section is amended to read as follows: 511:6 Register's Fees. The officer making such attachment shall, at the time of making it, pay to the register of deeds three dollars for the first recorded page, plus two dollars for each additional recorded page, which shall be in full for his services in receiving and filing the copy, certifying the time of receiving it, and entering the attachment upon the index; and the register shall be paid two dollars for recording the discharge of such attachment.

- 3 Discharge of Attachment of Real Estate. Amend RSA 511:8 by striking out the words "shall pay the register fifty cents for making such record" and inserting in their place the words, and shall pay the register two dollars for making such record, so that the section is amended to read as follows: 511:8 Dissolution. When an attachment upon real estate is dissolved, or the levy thereunder is defeated, the plaintiff or his attorney, upon request, shall give to the defendant or owner of the land a discharge thereof, and the defendant or owner of the land, within thirty days after such attachment is dissolved or levy thereunder defeated, shall cause the discharge to be recorded in the office of the register of deeds in which said attachment or levy is recorded, and shall pay the register two dollars for making such record.
- 4 Lien Against Real Estate not Attached. Amend RSA 529:31 by striking out the words "shall pay to the register of deeds twenty cents for his fees" and by inserting in their place the words, shall pay to the register of deeds three dollars for the first recorded page plus two dollars for each additional recorded page for his fees, so that the section is amended to read as follows: 529:31 Fees. The officers so making a levy shall pay to the register of deeds three dollars for the first recorded page plus two dollars for each additional recorded page for his fees and shall be entitled to the same fees for travel and copy as in case of an attachment of real estate, all of which shall be returned upon the execution.
- 5 Liens for Internal Revenue Taxes. Amend RSA 454:5 (supp) as amended by 1963, 56:1 by striking out the words "entitled to a fee of two dollars" and by inserting in their place the words, entitled to a fee of three dollars for the first recorded page, plus two dollars for each additional recorded page; further amend the section by striking out the words "and one dollar for the entry" and by inserting in their place the words, and two dollars for the entry, so that the paragraph is amended to read as follows: 454:5 Fees. The register of deeds and clerk shall be entitled to a fee of three dollars for the first recorded page, plus two dollars for each additional recorded page for the entry and recording of each of such notices of tax liens and two dollars for the entry and recording of the discharge thereof.
- 6 Application of Statutes. The provisions of RSA 478:17 relative to fees for register of deeds and the provisions of

RSA 511:6 relative to the amount of the fee to be paid to the register of deeds shall not apply to the register of deeds for Merrimack county.

7 Takes Effect. This act shall take effect on January 1, 1966.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 715, to amend the powers of the passenger tramway safety board, Mr. Claffin of Wolfeboro for Resources, Recreation & Development. Ought to pass with amendment.

Amendment

Amend section 2 by striking out the section and inserting in place thereof the following:

2 Passenger Safety Policy. Amend RSA 225-A:1 by striking out the words "ski tows, lifts and tramways" and inserting in their place the words, passenger tramways; further amend by striking out the words "ski tows, ski lifts, and"; further amend by striking out the words "ski life devices" and inserting in their place the words, passenger tramway devices and by striking out the word "reasonable" in the eleventh line, so that the section is amended to read:

225-A:1 Declaration of Policy. It shall be the policy of the state of New Hampshire to protect its citizens and visitors from unnecessary mechanical hazards in the operation of passenger tramways, to ensure that proper design and construction are used, that commission accepted safety devices and sufficient personnel are provided for, and that periodic inspections and adjustments are made which are deemed essential to the safe operation of passenger tramways. The primary responsibility for design, construction, maintenance and inspection rests with the operators of such passenger tramway devices. The state, through its passenger tramway safety board, as hereinafter provided, shall register all passenger tramway devices, establish standards of design and operational practices and make such independent inspections as may be necessary in carrying out this policy.

Amend the bill by inserting after section 3 the following new section:

4 Rules, Regulations and Codes. Amend RSA 225-A:8 by striking out the word "reasonable" in the second line so that the section is amended to read:

225-A:8 Rules, Regulations and Codes. The board is empowered to adopt rules, regulations and codes relating to public safety in the construction, operation and maintenance of passenger tramways. The rules, regulations and codes authorized hereunder shall be in accordance with established standards, if any, and shall not be discriminatory in their application to operators of passenger tramways. Such rules, regulations and codes shall be adopted only after public hearing, notice of which shall be published in a newspaper of general circulation in the state at least fourteen days before holding such hearing. The board shall also give notice of such hearing by registered mail to each registered operator at least fourteen days before holding the same. At such hearing, the board shall afford any interested person an opportunity to present data, views and arguments with respect to the proposed rules, regulations or code, either orally or in written form. The board shall publish a summary of the text of any such rules, regulations and codes adopted by it, together with information as to where the full text of the same may be obtained, in a newspaper of general circulation in the state, and shall also mail copies of the full text of such rules, regulations, and codes to each registered operator. Such rules, regulations and codes shall become effective upon such date subsequent to the publication of the summary thereof and the mailing of copies to registered operators, as required hereunder, as may be specified by the board therein. The foregoing procedure shall be followed by the board in amending or repealing any of its rules, regulations or codes.

Further amend the bill by renumbering section 4 to read section 5.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Mr. Heald of Keene moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously printed in the Journal. On a viva voce vote the motion prevailed.

Committee Report

Concurrent Resolution relative to a comprehensive study of the Welfare Laws of the state, Mrs. Shea of Keene for Public Welfare & State Institutions. Adopt.

Mr. Taft of Greenville explained the Concurrent Resolution.

On a viva voce vote the Concurrent Resolution was adopted.

Concurrent Resolution

Whereas, the statutes relating to the health, welfare, support, protection and adoption of children have undergone frequent revision and modification, many provisions are obsolete, and others are unsound, and

Whereas, there is no clear-cut distinction made between statutes as they relate to delinquent as opposed to neglected children, and

Whereas, each Session of the Legislature is called upon to consider numerous proposals affecting these and other welfare statutes, and

Whereas, all welfare statutes are interrelated with laws concerning residence, settlement, town and county poor persons, adoption and licensing of child placing and child caring institutions, and

Whereas, it is in the interest of sound and effective administration to coordinate, to clarify, to revise, and to modernize such welfare provisions, now therefore be it

Resolved, by the Senate and House of Representatives in General Court convened:

That a comprehensive study of the welfare laws of the state shall be undertaken, specifically chapters 164, 165, 166, 167 and 169 of New Hampshire Revised Statutes Annotated, with respect to the adequacy of such laws to provide for the needs of the populace, to fully utilize aid and assistance available from the United States government, to distribute and allocate the ex-

pense of such welfare programs in an economically sound manner, to provide for the economical and efficient administration of welfare programs, and to clearly express the intention of the Legislature consistent with other laws of the state, and be it further

Resolved, that the Office of Legislative Services is hereby directed to initiate and conduct such a study with the assistance of the Judicial Council and the Office of the Attorney General and the Office of Legislative Services may call upon the Judicial Council to review and approve all recommendations made under the terms of this resolution, and be it further

Resolved, that the Office of Legislature Services recommend to the next session of the General Court revisions of the Welfare Laws of the state for the correction of such inadequacies as it shall find to exist.

Announcement

Mr. Spanos of Newport wishes to withdraw his request for a leave of absence and to announce the birth this morning of a bouncing baby boy.

Committee of Conference Report

The Committee of Conference to whom was referred HB 56, An Act to authorize the division of safety services of the department of safety to acquire land to build a boat house and launching ramp, after considering the same reports the bill with the following recommendations:

That the House recede from its position of nonconcurrence in the senate amendment; and

That the Senate recede from its position in adopting its amendment; and

That the House and Senate adopt the following amendment:

Amendment

Amend the title of the bill by striking out the same and inserting in place thereof the following: An Act authorizing the division of safety services of the department of safety to purchase certain real property including the buildings and equipment thereon in the town of Gilford and making an appropriation therefor.

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Purchase of Goodhue Boat Yard. Amend paragraph VIII of 1963, 251:1 by striking out the same and inserting in place thereof the following:

VIII. Department of safety:

Division of safety services:

Purchase of certain waterfront real property on Lake Winnipesaukee (approximately 300 feet frontage) with the new building thereon including all fixtures therein and the travellift and elevator thereon, known as the

Goodhue Boat Yard	\$120,000
Less boat house reserve approved by governor and council	30,000
	\$90,000

Alterations to and purchase of equipment and fixtures for said building to make usable also as state police substation

25,000

Total \$115,000

Further amend the bill by inserting the following new section 2:

2 Borrowing Authority Increased. Amend 1963, 251 as amended by inserting after section 17 the following new section: 251:17-a Borrowing Increased. The authority granted to borrow funds under the provisions of sections 8, 9, 10, 11, 12 and 13 of this act is increased relative to the appropriations made in section 1 of this act by forty thousand dollars.

Further amend the bill by renumbering section 2 to read section 3.

Conferees for the House Mr. Stafford of Laconia Mr. Cobleigh of Nashua Mr. Bruton of Manchester Conferees for the Senate Sen. Howard of Dist. No. 7 Sen. Provost of Dist. No. 18 Mr. Stafford of Laconia explained the report and urged its adoption.

(discussion ensued)

On a viva voce vote the report was adopted.

Mr. McMeekin of Haverhill moved that HB 681, An Act relative to the salary of, and amount of fees to be collected by the register of Deeds for Grafton County, be recalled from the Governor and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 638, relative to the Salem School district, Mr. O'Neil of Chesterfield for Education. Majority, Inexpedient to legislate. Minority, Ought to pass.

Mr. Fitzpatrick of Manchester and Mrs. Russell of Keene.

Mrs. Russell of Keene moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

Mrs. Greene of Rye moved that HB 638 be indefinitely postponed.

Mr. McMahon of Salem spoke against the motion.

(discussion ensued)

Mr. O'Neil of Chesterfield answered questions at the request of Mrs. Hartigan of Rochester.

Mr. O'Neil of Chesterfield spoke in favor of the motion.

(discussion ensued)

Mrs. Morrison of Salem, Mr. Christie of Mont Vernon and Mrs. Gelt of Salem spoke against the motion.

Mesdames Palmer of Plaistow, Schwaner of Plaistow and Miss Spollett of Hampstead spoke in favor of the motion.

Mr. Kearns of Manchester moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question being on the motion to indefinitely postpone HB 638.

Mr. McMahon of Salem requested a division vote.

133 members having voted in the affirmative and 128 in the negative, the motion to indefinitely postpone HB 638 prevailed.

Mr. Hancock of Concord requested a quorum count.

297 members were present and the Chair declared a quorum present.

Mr. Hancock of Concord requested a second division on the motion to indefinitely postpone HB 638.

147 members having voted in the affirmative and 138 in the negative, the motion to indefinitely postpone HB 638 prevailed.

Mrs. Gelt of Salem demanded the Yeas and Nays and the roll was called as follows:

Roll Call

Yeas — 151

ROCKINGHAM COUNTY: Griffin, Persson, Cummings, Kimball of Derry, Junkins, Weeks, Spollett, Casassa, Ring, McDonough, Kimball of Newfields, Cheney, Leavitt, Palmer of Plaistow, Schwaner, Dame of Portsmouth, Osborn, White, Langford, Greene, Barnes of Sandown, Herbert.

STRAFFORD COUNTY: Berry, Nelson, Colbath, Crouch, Grinnell, Canney, Dawson, Moulton, Johnson of Rochester, Boucher.

Sullivan County: Frizzell, Gaffney, Prudhomme, Angus, Campbell, Barrows, Williamson, Bailey, Merrifield, DeLude.

Belknap County: St. John, Matheson, Guild, Uhlenberg, DeBlois, McCarthy, Head, Prescott, Hayner, O'Shan, Stafford, Joslyn.

CARROLL COUNTY: Howard of Bartlett, Davis of Conway, Farrington, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Remick, Claffin.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Watkinson, Clymer, Stearns, Keating, Gutterson, Heald of Keene, Faulkner, Pickett, Allen of Rindge, Cole.

Coos County: Dubey, Fortier, Brungot, Seymour, Marsh, Emerson, Thurston, Sherman, Shute of Lancaster, Fogg, Manning of Northumberland, Huggins, Hunt, Taylor of Whitefield.

Grafton County: Pryor, Chamberlin of Bath, Stevenson, Cavis, Plumer, Ellms, Morse, Gage, Low, Manchester, Scott-Craig, Larty, McMeekin, Adams of Lebanon, Demers, Whipple, Gardner, Rich, Park, Johnson of Monroe, Mack, Bell, Anderson of Warren, Berringer.

HILLSBOROUGH COUNTY: Bragdon, Edwards, Van Loan, Wiggin, Whitney, Taft, Brocklebank, Morrill, Bartlett of Manchester, Feldman, Olivier, Allard, Babb, Carter, Coburn of Milford, Ferguson, Cobleigh, Levesque, Desmarais of Nashua, Poliquin, Colburn of New Boston, Karnis, Brown of Peterborough, Sawyer.

MERRIMACK COUNTY: Hanson, Moore, Davis of Concord, Henry, Dame of Concord, Peaslee, Maxham, Kelley, Schatz, Lafond, Brown of Loudon, London, Thompson of Northfield, Bork, Thompson of Wilmot.

Nays — 162

ROCKINGHAM COUNTY: Underwood, Scott, Stratton, Collishaw, Ferron, Barnes, Palmer of Kensington, Clark of Kingston, Hall, Sewall, Twardus, Kelsey, Keefe, Quirk, Sadler, Rossley, Ciborowski, Gelt, Grant, McMahon, Morrison, Regan, Hamel.

STRAFFORD COUNTY: Blanchette, Donnelly, Young, McCann, Drew, Hartigan, Winkley, Rubins, St. Pierre, Bradford, Corriveau, Marcotte, Maloomian, Habel, Chasse, Coffin, Vincent, Boire, Lynbourg.

SULLIVAN COUNTY: Adams of Charlestown, Hamilton, Marx, Downing, Spanos, Hood.

Belknap County: Chamberlain of Alton, Watson, Dearborn, Normandin, Foster, Allan of Meredith, Urie, Randall.

CARROLL COUNTY: Kurth, Fox, Chamberlain of Wolfeboro.

CHESHIRE COUNTY: Gowing, Cournoyer, Desmarais of Jaffrey, O'Neil of Keene, Pratt, Pollock, Shea, Russell, Lerandeau, Forbes, McGuiness, Ballam, Gutoski.

Coos County: Roy, Desilets, Bouchard, Gagnon, O'Hara, Bushey, Wheeler, Noyes.

Grafton County: Johnson of Franconia, Karsten, Putnam, Lewis, McGee, Brummer, Tilton.

HILLSBOROUGH COUNTY: Aucella, Barnard, Bartlett of Goffstown, Ducharme, Levasseur of Goffstown, Bednar, Gallagher, Latour, Ainley, Conover, Montplaisir, Nyberg, O'Rourke, Bruton, Dion of Manchester, Cullity, McDermott, Welch of Manchester, Corey, Manning, Walsh, Clancy, Fitzpatrick, Keane, Raiche, Desgrosseilliers, Lafrance, Martel, Champagne, Craig, Delisle, Lemieux, Belanger, Kearns, Levasseur of Manchester, Nalette, Rousseau, Gamache, Ouellette, Vachon, Moriarty, Christie, Burnham, Dionne of Nashua, Ward 2, Rosedoff, Belcourt, Sullivan, Maynard, Dionne of Nashua, Ward 6, Marcoux, Boisvert, Mason, Bissonnette, Cleghorn, Peabody, Heald of Wilton.

MERRIMACK COUNTY: Guilbeault, Phelps, Fairbanks, Kopperl, Bouley, Hancock, Sanders, Shute of Concord, Welch of Concord, Rufo, Gilman, Dempsey, Laroche, Maxwell, Cook, Reddy, Milligan, Plourde, Murphy.

and the motion to indefinitely postpone did not prevail.

The question now is on the motion to substitute the words, Ought to pass, for the words, Inexpedient to legislate.

On a viva voce vote the motion prevailed.

Mrs. Palmer of Plaistow offered the following amendment and spoke in favor of the amendment.

Amendment

Amend section 2 of the bill by adding after the word "proper" in the sixth line the words, the office of superintendent of schools and the office of business administrator of the pre-existing supervisory union shall be declared vacant ,so that the section is amended to read:

2 Disposition of Assets, Debts and Other Obligations. The state board of education shall make an appropriate accounting of all existing assets, debts and other obligations of the pre-existing supervisory union and provide for proper allocation to the towns involved as it may deem just and proper. The office of superintendent of schools and the office of business administrator of the pre-existing supervisory union shall be declared vacant. Such final accounting and disposition of assets shall be rendered as of June 30, 1966.

* * *

Mrs. Schwaner of Plaistow spoke in favor of the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

* * *

The Chair announced that today was the 55th wedding anniversary of Mr. and Mrs. Adams of Lebanon, and also was the birthday of Mrs. Adams.

(Recess)

(After Recess)

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

 $\rm HB$ 43, An act making appropriations for county extension agents.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 University of New Hampshire. Amend RSA 187:23 as amended by 1957, 312:1 by striking out said section and inserting in place thereof the following: 187:23 County Extension Work. There shall be appropriated annually by the state the sum of one hundred and eleven thousand four hundred dollars for the purpose of conducting cooperative extension work in agriculture and home economics in the various counties of the state in cooperation with the federal department of agriculture and the said counties and in furtherance of the so-called Smith-Lever Act as accepted by the state under the provisions of chapters 194 and 195 of the Laws of 1915. The sums herein appropriated shall be expended through the New Hampshire College of Agriculture and the Mechanic Arts and the University of New Hampshire. From said appropriation there shall be paid not exceeding the sum of six thousand six hundred dollars per year toward the maintenance of a county agricultural

agent, a county home economist and a 4-H youth development agent in any county which shall appropriate at least an equal amount for said purpose in said county; and there shall be paid not exceeding the sum of two thousand two hundred dollars per year toward the maintenance of each assistant agent, and six thousand dollars toward the maintenance of each of five area agents in agriculture. The sums hereinbefore appropriated shall be paid to the treasurer of the university and college in four equal installments on the first day of July, October, January and April of each fiscal year.

- 2 Appropriation. In addition to the annual appropriation provided in the appropriation act for county extension work under RSA 187:23, there is hereby appropriated for the same purpose the sum of Nineteen thousand dollars for the fiscal year ending June 30, 1967.
 - 3 Takes Effect. This act shall take effect as of July 1, 1966.

Mrs. Weeks of Greenland moved that the House nonconcur in the Senate amendment and that a Committee of Conference be appointed.

On a viva voce vote the motion prevailed, and the Chair appointed Mr. Underwood of Chester, Mrs. Weeks of Greenland and Mr. Ballam of Walpole, Conferees on the part of the House.

Further Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 56, to authorize division of safety services of department of safety to acquire land to build boat house and launching ramp.

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 276, providing for an open season on fisher.

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 71, appropriating funds of the state nursing scholar-ship program.

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

HB 591, to extend the curfew regulations.

and the President has appointed as members of said Committee on the part of the Senate: Senator Rinden and, Senator Martel.

* * *

The Senate has voted to accede to the request of the House of Representatives for a Committe of Conference on the following entitled bill:

HB 667, relating to hearing on enacting of zoning ordinances in towns.

and the President has appointed as members of said Committee on the part of the Senate: Senator English and Senator Riley.

Engrossed Bills Committee Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and Joint Resolutions.

HB 131, An Act for the election of county commissioners for the county districts of Cheshire county.

HB 145, An Act relative to authorizing matching federal payments for the fiscal years 1966 and 1967.

HB 362, An Act providing for increasing the number of deputy registrars for the city of Manchester.

HB 487, An Act relative to state aid for class V highways in towns.

HB 542, An Act relative to the improvement of the natural resources in Seabrook Harbor, tidal lands and waters.

- HB 697, An Act amending the charter of the New Hampshire Congregational-Christian Conference and changing the name of said corporation.
- HB 708, An Act enabling the Association of Universalist Women of Manchester New Hampshire, and Branch Alliance of the First Unitarian Church of Manchester, N. H., to consolidate into one corporation named, Unitarian-Universalist Women's Guild.
- HB 709, An Act enabling The First Universalist Society of Manchester, New Hampshire, First Unitarian Society of Manchester, New Hampshire and Unitarian-Universalist Church of Manchester, New Hampshire to consolidate into one corporation named Unitarian-Universalist Church of Manchester, N. H.
- HB 730, An Act to clarify the method of procedure of casting absentee ballots by the moderator.
- HB 731, An Act relative to solicitation of funds for religious, benevolent or philanthropic purposes.
- HB 417, An Act relating to fees for registration of motor vehicles, motor cycles, agricultural vehicles and inspection stations.
- $\rm HB~568,~An~Act$ to provide for regulation of passenger tramways and skiing areas.
- HB 593, An Act to suspend the license of a minor possessing or drinking intoxicating liquor or beverages while driving a motor vehicle.
- HB 631, An Act relative to water resources, flood control, recreation, conservation, navigation and the construction of an inland navigable waterway from Alton Bay on Lake Winnise-saukee to Great Bay.
- HB 439, An Act to amend the charter of certain savings banks.
- SB 111, An Act providing for certain deductions from retirement benefits for firemen.
- HB 781, An Act to authorize the Plymouth School District to establish a capital reserve with the proceeds of sale of school buildings.

HJR 8, Joint Resolution in favor of the New Hampshire Veterans Association.

HB 215, An Act to amend the law establishing a cooperative school district in the Newfound area.

Eda C. Martin
For the Committee

(Mr. O'Neil in the Chair)

Communication

20 June 1965

Dear Mr. Speaker:

In the final publication of the New Hampshire Civil War Centennial Commission, pp. 90-93, you will find my official report of our activities during the period since the legislature authorized the establishment of the Commission, in 1959. As you will recall, our official existence terminates on 30 June of this year.

As Chairman of the Commission, permit me to express to you my official and personal thanks for the hearty support given by yourself and others in the General Court for your support during the years since we were authorized. The financial affairs of the Commission have been handled with great skill by Mr. Cleon E. Heald of Keene, our Executive Director, and I know he will make such report of his work as you may desire.

With appreciation to you for all your efforts in our behalf and with the hope that our program was of some benefit to New Hampshire, I am

Faithfully yours,

J. Duane Squires, Chairman

Resolutions

Messrs. Prescott and McCarthy of Laconia offered the following resolutions:

Resolutions

Whereas, A riot by a howling mob of several thousand people took place Saturday evening, June 19, at Weirs Beach,

during which there was much damage to property, including burning automobiles and buildings, and injuries inflicted on many people by stones, bottles, and fireworks being hurled at them which resulted in the hospitalization of several persons, and

Whereas, In order to quell the rioters and prevent further damage to people and property, local officers, riot squads, State Police and National Guardsmen using fixed bayonets, tear gas and riot guns firing birdshot were called into action, therefore be it.

Resolved, That we, the Members of the House of Representatives of the 1965 session of the General Court of New Hampshire, hereby express our deep appreciation of and commend the courageous and successful action of the many law abiding citizens who greatly assisted in bringing about an end to the riot and in cleaning up the debris, and particularly including the Laconia Hospital, Harold Knowlton, Laconia Chief of Police, Robert Rhodes, Commissioner of Safety, Colonel Joseph L. Regan, Director of State Police, Major Francis B. McSwiney, Adjutant General, Rodney Crockett, Belknap County Sheriff, Bernard Cashin, in charge of Civil Defense Auxiliary, Peter R. Lessard, Mayor of Laconia and the Public Works Department of that city.

On a viva voce vote these resolutions were adopted.

* * *

Messrs. Raiche, Lemieux, O'Rourke, Resnick and Dion of Manchester offered the following resolutions:

Resolutions

Whereas, We commend the Manchester Fire Department for its prompt arrival and tireless efforts in combatting two three alarm fires over a period of twenty-eight hours with seventy-six hours of continuous firefighting without a fatality; the Concord, Nashua and Goffstown Departments who responded to the call; the firemen who were hospitalized and released to return to their duties at the site of the fire, and those who returned from their vacations to help in quelling the blaze, therefore be it

Resolved, That we, the Members of the 1965 House of Representatives in General Court convened, hereby congratu-

late the Department for its quick response and prompt action in controlling the blaze and thus averting a disaster in the Manchester business district, and be it further

Resolved, That a copy of these resolutions be transmitted to the Vine Street Fire Station.

On a viva voce vote these resolutions were adopted.

By Mrs. Park of Lyme and Mr. Mack of Orford.

Resolution

in re

public nuisances occurring on our state borders.

Whereas, There are several problems concerning nuisances committed in states adjoining this state which affect persons and property in this state and there is also the reverse relationship, and

Whereas, There are many unresolved legal areas here pertaining to the remedies and procedures available to citizens of our state for a public wrong committed in another state, and

Whereas, These are practical matters affecting parties in both states which need study, therefore be it

Resolved, That the problems of public nuisances occurring on our state borders be submitted to the Legislative Council for study and with a request that it report its findings and recommendations to the general court of 1967.

On a viva voce vote the resolutions were adopted.

Mr. Latour and Mr. Levesque of Nashua for Military and Veterans Affairs Committee, offered the following Resolutions:

Resolutions

Whereas, We are sorry to learn that Representative Arthur Bouley of Nashua, has been hospitalized, therefore be it

Resolved, That we, the Members of the House of Representatives of the General Court of New Hampshire, extend to our Fellow Member our sympathy in his illness and extend to him our sincere wishes for his speedy return to health, and be it further

Resolved, That a copy of these Resolutions be sent to Representative Bouley.

On a viva voce vote these resolutions were adopted.

* * *

Mr. Bragdon of Amherst offered the following resolutions:

Resolutions

Whereas, We have learned with regret of the death of Harold Wilkins, former Representative from Amherst, and

Whereas, Mr. Wilkins served his community faithfully and with efficiency, therefore be it

Resolved, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Wilkins, and be it further

Resolved, That a copy of these Resolutions be transmitted to Mrs. Wilkins.

On a viva voce vote the resolutions were adopted.

Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

SB 57, relative to classification of the permanent positions of senior phychiatrist at the N. H. Hospital and relative to the power of the Governor and Council to fix salaries of unclassified positions.

Announcement

Rep. Ross E. Watts of Deerfield is the Grandfather of a new 9 lb. baby grandson.

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to permit third reading and final passage of HB 539 at the present time by title only.

On a viva voce vote the motion was adopted.

HB 539, relative to the salary of, and amount of fees to be collected by, the register of deeds for Merrimack County, was read a third time, passed and sent to the Senate for concurrence in the House amendment.

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to permit third reading and final passage of HB 587 at the present time by title only.

On a viva voce vote the motion was adopted.

HB 587, to provide for an Advisory Boiler Board and for safe construction, installation, inspection, operation, maintenance, and repair of boilers, was read a third time, passed, and sent to the Senate for concurrence.

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to permit third reading and final passage of HB 638 at the present time by title only.

On a viva voce vote the motion was adopted.

HB 638, relative to the Salem school district, was read a third time, passed and sent to the Senate for concurrence.

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to permit third reading and final passage of HB 715 at the present time by title only.

On a viva voce vote the motion was adopted.

HB 715, to amend the powers of the passenger tramway safety board, was read a third time, passed and sent to the Senate for concurrence.

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to permit third reading and final passage of HB 795 at the present time by title only.

On a viva voce vote the motion was adopted.

HB 795, to amend the workmen's compensation law, was read a third time, passed, and sent to the Senate for concurrence.

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to permit third reading and final passage of SB 83 at the present time by title only.

On a viva voce vote the motion was adopted.

SB 83, relative to the New Hampshire State Port Authority and the operation of air navigation and land transportation facilities, was read a third time, passed, and sent to the Secretary of State to be engrossed.

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to permit third reading and final passage of SB118 at the present time by title only.

On a viva voce vote the motion was adopted.

SB 118, authorizing the town of Hampton to increase the maximum salary of the justice of the Hampton District Court, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to permit third reading and final passage of SJR 14 at the present time by title only.

On a viva voce vote the motion was adopted.

SJR 14, in favor of Leon R. Parent and Basil Connolly, was read a third time, passed, and sent to the Secretary of State to be engrossed.

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to permit third reading and final passage of SJR 15 at the present time by title only.

On a viva voce vote the motion was adopted.

SJR 15, in favor of Richard C. Lassor, was read a third time, passed, and sent to the Secretary of State to be engrossed.

Reconsideration

Mr. McMahon of Salem having voted with the majority, moved that the House reconsider its action whereby it passed HB 638, relative to the Salem School district.

On a viva voce vote the motion was lost.

Announcement

The Chair announced that this is the 48th Wedding Anniversary of Representative Pollack of Keene.

Engrossed Bills Committee Report

HB 257, to regulate the filing of plans for land subdivisions. Mrs. Moulton of New Durham for Engrossed Bills under Joint Rule No. 6, Ought to pass with amendment.

Amendment

Amend the bill by striking out the first three lines and inserting in place thereof the following:

1 Registers of Deeds. Amend RSA 478 by inserting after section 13 the following new section: 478:13-a Recording of Plans.

On a viva voce vote the amendment was adopted under Joint Rule No. 6.

The Chair announced that today was the 20th wedding anniversary of Mr. and Mrs. Ulenberg of Gilmanton.

(Recess)

(After Recess)

Committee of Conference Report

HB 653, An Act making appropriations for certain departments of the state for the year ending June 30, 1966.

The Committee on Conference, to whom was referred House Bill No. 653, An Act making appropriation for the expenses of certain departments of the state for the year ending June 30, 1966, having considered the same report the same with the following recommendations:

That the House recede from its position of non-concurrence and that the House and Senate concur in the adoption of the following amendments:

Amend the appropriation for legislative branch by striking out the same and inserting in place thereof the following:

A continuing appropriation which shall not lapse, shall not be transferred to any department, institution or account and which shall be for the expenses of the legislature, including \$244,000 for the office of legislative budget assistant to the appropriations and finance committees, \$71,500 for the office of legislative services, and \$21,500 for the office of research analyst to the senate finance committee as follows: (Salary of legislative budget assistant \$17,500, other expenditures \$226,500#) (Legislative services—Other expenditures \$71,500##) (Salary of research analyst to senate finance committee \$9,500, other expenditures \$12,000###)

Travel and expenses authorized by		
RSA 14-A:3 (Supp) *		12,500
Legislative council*		2,500
Council of state governments		3,600
Reimbursement for travel expenses incurre	d	
while attending the national legislative		
leaders conference:		
Lucien E. Bergeron	524	
Estate of Samuel Green	52 8	
Cecil Charles Humphreys	542	
Nathan T. Battles	527	2,121
Reimbursement of travel expenses incurred while attending meetings as duly appoint members of the uniform vehicle laws study committee:		
Russell G. Classin	0.1	
Scott Eastman	81	
George M. McGee, Sr.	27	
Ÿ	49	
Malcolm J. Stevenson George S. Wildey	55	900
George 3. Whatey	97	309

Reimbursement for expenses incurred while	le	
attending hearings of the governor's		
budget committee:		
Louis I. Martel	61	
William H. Craig	40	
George A. Bruton	82	
Edward H. York	47	
Agenor Belcourt	142	
Edna B. Weeks	7 9	
Joseph M. Eaton	110	
Oscar C. Prescott	98	
Winifred Hartigan	134	
Frank H. Sheridan	275	1,068

Reimbursement for expenses incurred while attending joint hearings as members of the senate committee on public works and transportation or the house committee on public works:

Laurier Lamontagne	20	
Douglass E. Hunter, Sr.	15	
William F. Keefe	42	
Maurice J. Downing	42	
George W. Strafford	148	
George M. McGee	56	
William P. Gove	41	364
Total for legislative branch		752,500

#In this appropriation \$5,000, or so much as necessary, may be expended by the legislative budget assistant for an audit of the state treasury. The legislative budget assistant may designate a certified public accountant, not employed in state service, to make the annual audit of the state treasury and said legislative budget assistant may accept the findings and report of said certified public accountant as fulfilling the provisions of paragraph II, section 31, chapter 14, RSA, whereby the said legislative budget assistant is required to audit the accounts of the state treasurer. This appropriation also includes \$50,000, or so much as necessary, for an interim study of data processing programs and an interim actuarial study of all state retirement funds. Reports on said studies shall be completed prior to December 1, 1966. The legislative budget assistant shall, when

overtime or temporary assistance is necessary, obtain such assistance and determine the compensation therefor.

##This appropriation includes \$10,000, or so much as necessary, for an interim study of the settlement laws.

###This appropriation includes \$5,000, or so much as necessary, for legal or consultant services including but not limited to payment for services authorized by the senate by motion adopted April 28, 1965, Senate Journal page 645. Expenditures from this appropriation shall be subject to prior approval of the senate finance committee.

*This appropriation shall not lapse at June 30, 1966.

Amend the appropriation For executive branch by striking out the same and inserting in place thereof the following: For executive branch:

Office of governor: Salary of governor Other personal services:	30,000	
Other+	54,750	
Total	84,750	
Current expenses Travel:	8,000	
In state	2,500#	
Out of state	2,000	
Equipment	1,000	
Other expenditures:		
Contingent fund	15,000	
Special citations to state employees	300	
Governor's special fund*	10,000	
Trainee program++	11,000	
New England governors' council	8,000	
Total		142,550

+Salaries paid out of this appropriation shall be at levels set by the governor.

#Expense of operating and maintenance of the governor's state car shall be charged to this appropriation.

*The funds appropriated under this item are to be spent by the governor in his own and sole discretion for state purposes, including but not limited to participation in the activities of the United States Governors Conference, the New England Conference of Governors, and the council of state governments, for which monies are not otherwise appropriated.

++The funds in this appropriation shall not be transferred or expended for any other purpose.

Office of economic opportunity:

Personal services:	
Temporary	46,380
Consultants	2,105
Total	48,485
Current expenses	6,770
Travel:	
In state	2,875
Equipment	2,641
	60,771
Less current authorization	11,800
Total	48,971
Less federal grant	43,745
-	

Net appropriation

5,226*

*State matching appropriations available for expenditure only if funds are available from a federal grant. If the federal grant is reduced, expenditure of state matching appropriation shall be reduced proportionately.

Emergency fund
Operating budget contingent fund

 $50,000 \\ 50.000 + +$

++Transfers from this fund are subject to prior approval by the governor and council and may be made to all state agency appropriations, excluding only the governor and council. The director of accounts shall keep a record of transfers approved for other than general fund agencies, and shall report such special fund transfers to the legislature for appropriate adjustment between funds.

Executive council:

Personal services

Other - per diem

19,750

Secretary to executive council	3,250	
Total Current expenses	23,000 2,000	
Travel: In state Out of state	4,500 500	
Total for executive council		30,000
Total for executive branch		277,776

Amend the appropriation for judicial branch: For supreme court by changing the figures for "Salary of clerk-reporter", as follows: 12,300 changed to 15,000; by changing the figures for "Total" for personal services, as follows: 144,421 changed to 147,121; by changing the figures for "Total" for supreme court, as follows: 158,996 changed to 161,696; and by changing the figures for "Net appropriation", as follows: 158,346 changed to 161,046.

Further amend the appropriation For judicial branch: For judicial council by striking out the same and inserting in place thereof the following:

For judicial council

8.850 +

+The funds in this appropriation shall not lapse but shall be available for expenditure in the following year. In this appropriation \$5,400 shall be for the salary of the secretary.

Further amend the appropriation For judicial branch: For administrative committees, by striking out the same and inserting in place thereof the following:

For administrative committees:

For district and municipal courts	5,950	
For probate courts	500	6,450

Further amend the appropriation For judicial branch, by changing the figures for "Total for judicial branch", as follows: 473,455 changed to 481,380.

Amend the appropriation For adjutant general's department: Central administrative office, by changing the figures for "Current expenses" as follows: 6,670 changed to 7,170; by

changing the figures for "Total" of said paragraph as follows: 81,181 changed to 81,681; by changing the figures for "Total for adjutant general's department" as follows: 451,897 changed to 452,397; by changing the figures for "Net appropriation" as follows: 384,639 changed to 385,139.

Amend the appropriation For administration and control: Division of budget and control, by striking out the same and inserting in place thereof the following:

9 1	
Division of budget and control:	
Salary of comptroller	17,620
Salary of business supervisor	13,560
Salary of assistant business supervisor	12,120
Salary of assistant business	·
supervisor (agriculture)	10,260
Other personal services:	ŕ
Permanent	7,229
Other	2,600
2	
Total	63,389
Current expenses	2,984
Travel:	
In state	750
Out of state	510
Equipment	325
Other expenditures:	
Atlantic marine fisheries	700
Firemen's relief	4,000
League of N. H. Arts and crafts	10,000+
New England board of higher	
education:	
Expenses	5,550
Grants	50,000++
Complete installation of accoustical	
tile and related work in state	
house annex*	15,000
Reset and point steps and walls—	
state house and annex*	30,000
Oasi contributions:	·
State employees	490,000
Teachers	470,000
	•

1,143,208

Total

49.985

+At the close of each year an operating statement shall be submitted to the governor and council.

++Other provisions of law notwithstanding, the balance at June 30, 1965 shall lapse on July 1, 1965 to unappropriated surplus of the general fund.

*Expenditures for these purposes not to exceed the legislative appropriation. These appropriations shall not be transferred or expended for any other purpose.

Further amend the appropriation For administration and control: N. H. distributing agency: Surplus property division, by changing the figures for "Travel: Out of state", as follows: 500 changed to 625; by changing the figures for "Total" of said paragraph as follows: 41,776 changed to 41,901; and by changing the figures for "Less estimated revenue and balance" as follows: 41,776 changed to 41,901.

Further amend the appropriation For administration and control by changing the figures for "Total for administration and control" as follows: 1,780,513 changed to 1,778,513.

Amend the appropriation For agriculture: Bureau of weights and measures, by striking out the same and inserting in place thereof the following:

Bureau of weights and measures:

Personal services:	
Permanent	41,560
Current expenses	3,000
Travel:	
In state	4,400
Out of state	175
Equipment	4,800
Other expenditures:	•
Heavy duty truck and related	
equipment*	11,050
Total	64,985
Less estimated revenue	15,000
Net appropriation	

*This appropriation shall not be transferred or expended for any other purpose.

Further amend the appropriation For agriculture: Division of animal industry by striking out said section and inserting in place thereof the following:

Division of animal industry:	
Salary of state veterinarian	9,933
Other personal services:	
Permanent	62,178
Other	600
Total	72,711
Current expenses	12,315
Travel:	
In state	8,000
Out of state	550
Equipment	2,500
Other expenditures:	
Veterinary services — other than	
testing	150
Tubercular testing	31,000
Brucellosis, fibrosis and	
leptospirosis testing	30,000
Testing for mastitis control	500
Indemnities for condemned animal	s 1,000
Diagnostic services for domestic	
animals	12,000
Total	100,726
Less estimated revenue	35,000
Net appropriation	

Further amend the appropriation For agriculture, by changing the figures and sign "Total for department of agriculture" as follows: 393,559# changed to 404,609#.

135,726

Amend the appropriation For attorney general's department: Office of attorney general, by striking out the word and sign "Reports+" and inserting in their place the following words and sign: Reports and opinions+ and also the following footnote relative thereto: +The attorney general shall submit at least monthly to the legislative budget assistant copies of all opinions given by his office. This appropriation shall cover the expense of printing certain reports and also the expense for a

part time trainee in the office not exceeding five hundred dollars. No part of this appropriation shall be transferred or expended for any other purpose than herein set forth; this appropriation shall not lapse but shall be available for expenditure in the ensuing year.

Further amend the appropriation For attorney general's department: Legal assistance for land acquisition by striking out the same and inserting in place thereof the following:

T 1	• .	c 1	1		
Legal	assistance	tor 1	and	aca	uisition:

Salaries of two assistant	
attorneys general	18,786
Other personal services:	
Permanent	9,502
Total	28,288
Current expenses	325
Travel:	
In state	1,500
Equipment	1,500
Total	31,613
Less transfer from highway fund	
_	

Further amend the appropriation For attorney general's department: Division of charitable trusts, by striking out the same and inserting in place thereof the following:

Division of charitable trusts:

Net appropriation

Salary of director	6,240
Other personal services:	
Permanent	7,093
Other	400
Total	13,733
Current expenses	1,350
Travel:	
In state	150
Out of state	100
Equipment	1,020

Total

0

Further amend the appropriation for the attorney general's department by inserting after the paragraph for Division of charitable trusts, the following paragraph:

Office of coordinator of federal funds: # Salary of coordinator**	12,500
Personal services:	12,500
	0.717
Permanent	3,717
Total	16,217
Current expenses	400
Travel:	
In state	100
Out of state	2,500
Equipment	425

Total 19,642

#There is established by this appropriation the position of coordinator of federal funds, who shall be appointed by the governor and council as an unclassified employee and who shall be qualified by education and experience and he shall hold office at the pleasure of the governor and council. Subject to the direction and supervision of the attorney general he shall (1) inform and advise the heads of all state departments, divisions, agencies and commissions and the legislative budget assistant concerning federal programs from which the state may be eligible to receive federal funds and concerning the requirements which must be met in order to participate therein. (2) review all requests and agreements originating in any state department, division, agency and commission relating to participation in any federal program from which federal funds may be received, (3) receive accounts from all state departments, divisions, agencies and commissions setting forth the amounts of funds received each quarter from the federal government and the disposition and use of all such funds (4) assist, upon request of the head of any department, division, agency and commission, in the preparation of requests and application for federal funds (5) make reports as requested by the governor concerning the receipt and use of federal funds and the availability of such funds for programs of all types (6) receive and review all federal audits of accounts of federal funds administered by state agencies. Copies of such reports shall be furnished to the legislative budget assistant (7) perform such

other related duties as the governor and council shall require of him.

**The salary range for coordinator is established at \$12,500 to \$15,000. The salary may be increased by governor and council to any step within the range, if additional funds are required for this position they shall be a charge upon the salary adjustment fund.

Further amend the appropriation For the attorney general's department: by changing the figures for "Total for attorney general" as follows: 163,782 changed to 183,624.

Further amend the appropriation For attorney general's department, by adding at the end of said appropriation the following:

Note: the appropriation made by Laws 1963, chapter 198, for law enforcement manual shall be available for expenditure during the period from July 1, 1965 to June 30, 1967.

Amend the appropriation For department of health and welfare: Office of commissioner of health and welfare, by striking out the same and inserting in place thereof the following:

Office of commissioner of health and welfare:	
Salary of commissioner	17,680
Salary of business supervisor—	
health and welfare+	13,200
Other personal services:	
Permanent	176,784
Other	3,000
Total	210,664
Current expenses	47,459
Travel:	
In state	1,900
Out of state	1,400
Equipment	5,612
Other expenditures:	
Oasi and retirement	12,579

Total for office of commissioner

279,614

+Other provisions of law notwithstanding the employee holding the classified position of supervisor of business man-

agement III on June 30, 1965 shall assume the new unclassified position of business supervisor—health and welfare as of July 1, 1965.

Further amend the appropriation For department of health and welfare: Division of public health services: Communicable disease control, by changing the figures for "Travel—In state as follows: 3,300 changed to 3,000.

Further amend the appropriation For department of health and welfare: Division of public health services: Vital statistics, by inserting an asterisk after the words "Vital statistics" and at the end of said paragraph inserting the following footnote: *Other provisions of law notwithstanding, any balance in vital statistics account at June 30, 1965 shall lapse to unappropriated surplus of the general fund on July 1, 1965.

Further amend the appropriation For department of health and welfare: Division of welfare: Administration, by striking out the same and inserting in place thereof the following:

Administration:	
Salary of director	13,184
Other personal services:	
Permanent	158,384
Other	7,000
Total	178,568
Current expenses	21,078
Travel:	
In state	4,860
Out of state	1,228
Equipment	969
Other expenditures:	
Blue cross and insurance	7,458
Merit system	4,500
Educational leave+	10,000
Employees retirement	51,092
Social security	35,707
Physical examinations	
for applicants	1,000

316,460

Total

+Not to be transferred or used for any other purpose. The total grant to any one person shall not exceed \$5,000 which shall include tuition and stipend.

Further amend the appropriation For department of health and welfare: Division of welfare: Field services, by striking out the same and inserting in place thereof the following:

TO: 1 1	•
Field	services:

Personal services:	
Permanent	717,146
Other	5,075
Total	722,221
Current expenses	70,000
Travel:	
In state	37,636
Out of state	500
Equipment	14,671
	

Total 845,028

Further amend the appropriation For department of health and welfare: Blind services, by inserting at the end of said paragraph the following:

Note: the position of sight conservation consultant, position number 06, shall be abolished as of November 2, 1965. All funds appropriated directly or indirectly for the sight conservation program anywhere in the appropriation for the Division of welfare are hereby transferred to the department of public health nursing in the Division of public health services and are hereby appropriated to that department to be used by it for the purpose of said program.

Further amend the appropriation For department of health and welfare: Division of welfare, by inserting after the appropriation for "John Nesmith fund" the following new paragraph:

Foster day care:

Personal	services:

Permanent	9,753
Current expenses	880
Travel:	
In state	360
Equipment	1,956

Other expenditures:	
Retirement	415
Oasi	37
Total	13,401
Less estimated federal funds	13,401

Net appropriation

0

Further amend the appropriation For department of health and welfare: Division of welfare: Old age assistance, by changing the figures for "State's share" as follows: 1,129,397 changed to 1,284,282; by changing the figures for "Net appropriation" for state's share as follows: 1,038,397 changed to 1,193,282; by changing the figures for "Towns and counties" as follows: 1,245,793 changed to 1,297,421; and, by changing the figures for "Less estimated revenue" from towns and counties, as follows: 1,245,793 changed to 1,297,421.

Further amend the appropriation For department of health and welfare, Division of welfare: Old age assistance to aliens, by changing the figures for "Towns and counties" as follows: 231,958 changed to 249,868; and, by changing the figures for "Less estimated revenue" from towns and counties, as follows: 231,958 changed to 249,868.

Further amend the appropriation For department of health and welfare, Division of welfare: aid to dependent children, by changing the figures for "State's share", as follows: 1,292,810 changed to 1,304,976; and, by changing the figures for "Net appropriation" for aid to dependent children as follows: 1,212,810 changed to 1,224,976.

Further amend the appropriation For department of health and welfare: Division of welfare: Aid to needy blind, by changing the figures for "State's share" as follows: 203,618 changed to 216,934; and by changing the figures for "Net appropriation" for Aid to needy blind, as follows: 201,418 changed to 214,734.

Further amend the appropriation For department of health and welfare: Division of welfare: Aid to permanently and totally disabled, by changing the figures for "State's share", as follows: 202,924 changed to 222,330; by changing the figures for "Towns and counties" as follows: 307,560 changed to 318,009; and by changing the figures for "Less estimated revenue" from towns and counties, as follows: 307,560 changed to 318,009.

Further amend the appropriation for department of health and welfare: Division of welfare by changing the figures for "Total for division of welfare," as follows: 4,786,381 changed to 5,148,736.

Further amend the appropriation For department of health and welfare: Division of welfare, by changing the figures for "Less transfer re administration from federal grants" as follows:

630,633 changed to 711,923; and by changing the figures for "Net appropriation" for Division of welfare, as follows: 4,143,948 changed to 4,425,013.

Further amend the appropriation For department of health and welfare: Division of welfare: by inserting at end of said appropriation the following:

Notes: Other provisions of law notwithstanding, any balance remaining in state accounts at the close of the fiscal year shall lapse to unappropriated surplus of the general fund.

Nursing homes and hospitals providing nursing care shall be eligible for payment by the Division of welfare for nursing care.

If revenue and balance exceed estimates in the federal, town and county accounts of the welfare division, such excess may be expended with the approval of the governor and council, provided however that any federal administration funds in these accounts must first be transferred to the estimated revenue account for that purpose. The director of the division of welfare shall monthly certify to the comptroller the amount of said administration funds so earned and the comptroller shall then effect the transfer.

Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: Administration, by changing the figures for "Other personal services: Permanent" as follows: 73,015 changed to 79,545; by changing the figures for "Total" personal services as follows: 101,635 changed to 108,165; and by changing the figures for "Total" for administration as follows: 108,185 changed to 114,715. Further amend said appropriation for Laconia state school: Professional care and treatment, by changing the figures for Personal services: Permanent, as follows: 1,083,154 changed to 1,100,654; by changing the figures for "Total" for permanent

services as follows: 1,099,154 changed to 1,116,654; and, by changing the figures for "Total" for Professional care and treatment as follows: 1.124,378 changed to 1,141,878. Further amend said appropriation for Laconia state school: Custodial care, by changing the figures for "Personal services: Permanent" as follows: 252,359 changed to 255,934; by changing the figures for "Total" personal services as follows: 254,359 changed to 257,934; and by changing the figures for "Total" for Custodial care, as follows: 524,693 changed to 528,268. Further amend the appropriation For Laconia state school by adding the following footnote after "Total" for custodial care: #The permanent position of Cook I — Position No. 0012 shall be abolished when the employment of the present employee is terminated. Further amend said appropriation for Laconia state school by changing the figures for "Total for Laconia state school." as follows: 2,310,785 changed to 2,338,390; and, by changing the figures for "Net appropriation" for Laconia state school as follows: 2,298,985 changed to 2,326,590.

Further amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: Administration, by changing the figures for "Current expenses" as follows: 48,236 changed to 68,236; and by changing the figures for "Total" for administration as follows: 201,767 changed to 221,767. Further amend said appropriation for New Hampshire hospital: Professional care and treatment, by striking out said paragraph and inserting in place thereof the following paragraph.

3 1	
Professional care and treatment:	
Senior psychiatrist (13)	157,243
Other personal services:	
Permanent	3,242,299
Other	116,195#
Total	3,515,737
Current expenses	155,769+
Travel:	
In state	4,000
Out of state	500
Equipment	12,400*

Total

#This appropriation includes salaries for two temporary psych. social workers who shall be assigned to the geriatrics pro-

3,688,406

gram, and \$5,000 for psychology interns which shall not be used for any other purpose. Students accepted as medical interns shall have completed a minimum of two years of medical school. This appropriation also includes \$708 for retroactive salary payment for Dr. George Brown.

+No charge against this appropriation or any other appropriation of the New Hampshire hospital shall be made for nurses uniforms.

*This appropriation shall not lapse until June 30, 1967.

Further amend said appropriation for New Hampshire hospital by changing the figures for "Total for New Hampshire hospital" as follows: 6,260,170 changed to 6,280,878; and, by changing the figures for "Net appropriation" for said hospital as follows: 6,196,670 changed to 6,217,378. Further amend the appropriation For department of health and welfare: Division of mental health, by changing the figures for "Total for division of mental health," as follows: 8,779,045 changed to 8,827,358. Further amend the appropriation For department of health and welfare, by changing the figures for "Total for department of health and welfare" as follows: 15,349,866 changed to 15,682,321.

Amend the appropriation For barbers board, by changing the figures for "Personal services: Other" as follows: 1,100 changed to 1,650; and, by changing the figures for "Total" for barbers board, as follows: 5,670 changed to 6,220.

Amend the appropriation For insurance department: Office of commissioner, by striking out the same and inserting in place thereof the following:

15,181
12,240
9,000
66,845
103,266
7,595
100
1,000

Equipment	1,419	
Total		113.380

1 410

Further amend the appropriation For insurance department: Rating division, by changing the figures for "Current expenses" as follows: 1,200 changed to 1,435; and by changing the "Total" for Rating division as follows: 22,427 changed to 22,662. Further amend the appropriation For insurance department: Real estate division, by striking out the same and inserting in place thereof the following:

Real estate division:

Personal services:	
Permanent	4,830
Current expenses	1,872
Travel:	
In state	100
Out of state	200
Equipment	280

Total 7,282

Further amend the appropriation For insurance department by changing the figures for "Total for insurance department" as follows: 141,822 changed to 143,324.

Amend the appropriation For personnel department, by changing the figures for "Current expenses" as follows: 4,874 changed to 5,574; by changing the figures for "Total" for personnel department as follows: 119,927 changed to 120,627; and, by changing the figures for "Net appropriation" as follows: 105,010 changed to 105,710.

Amend the appropriation For resources and economic development: Office of the commissioner: Division of administration, warehouse and graphic arts, by striking out same and inserting in place thereof the following:

Division of administration, warehouse and graphic arts:

Salary of commissioner	15,969
Other personal services:	
Permanent	155,419+
Other	7,200
Total	178,588
Current expenses	17,500

Travel:	
In state	2,000
Out of state	900
Equipment	4,145
Other expenditures: Community recreation services	15,000#

Total 218,133

+Of the following two permanent positions whichever one becomes vacant first shall be abolished:

l Accountant II (Position #0008) l Accountant I (Position #0007)

#This appropriation shall not be transferred or expended for any other purpose.

Further amend the appropriation For resources and economic development: Office of the commissioner, by changing the figures for "Total for office of commissioner" as follows: 305,505 changed to 320,505.

Further amend the appropriation For resources and economic development: Division of resources development, by inserting after the words "Total for division of resources development" an asterisk and the following footnote: *If income from federal grants exceeds estimates, the excess may be expended with approval of the governor and council.

Further amend the appropriation For resources and economic development: Division of parks: Bonds and interest, by changing the figures for "Chapter 263, Laws of 1961, Issue of 1963" as follows: 300,800 changed to 360,800; by changing the figures for "Total bonds and interest" as follows: 490,660 changed to 550,660. Further amend said sub-section for Division of parks by changing the figures for "Total for division of parks" as follows: 1,797,491 changed to 1,857,491; and, by changing the figures for "Net appropriation" as follows: 148,725 changed to 208,725.

Further amend the appropriation For resources and economic development: Division of parks, by striking out at the end of said appropriation for said Division of parks the footnote prefaced by an asterisk and inserting in place thereof the following: *Rates charged at service and self-supporting parks shall be adjusted to assure that estimated revenue will be realized as such

revenue may be required to assure that the division of parks does not close the fiscal year with a deficit. Expenditures for the division of parks shall not exceed the legislative net appropriation plus actual revenue on July 30, 1966. In order to provide working capital for the operation of the agency an amount not to exceed \$550,000 in addition to the legislative net appropriation may be a charge against the unappropriated surplus of the state beginning July 1, 1965. From such working capital the director of accounts shall encumber the sum of \$490,660 for the payment of fiscal 1966 debt service. In each succeeding month of the fiscal year the unappropriated surplus shall be reimbursed by \$55,000.

Further amend the appropriation For resources and economic development: Division of economic development: Vacation travel promotion, by striking out the words and figures "Planning 25,000*" and inserting in place thereof the following:

Planning	20,000*
Promotion	5,000*

Further amend the appropriation For resources and economic development: Water resources board, by changing the figures for "Equipment" as follows: 2,030 changed to 2,680; by changing the figures for "Stream flow gauging" as follows: 24,000 changed to 24,200; by changing the figures for "Total for water resources board" as follows: 154,132 changed to 154,982; and, by changing the figures for "Net appropriation" for the Water resources board as follows: 127,555 changed to 128,405.

Further amend the appropriation For resources and economic development by changing the figures for "Total for department of resources and economic development" as follows: 1,729,279 changed to 1,755,112.

Amend the appropriation For department of safety: Office of commissioner, by striking out the section and inserting in place thereof the following:

Office	of	cor	nmissi	oner:
Sala	****	٥f	comm	iccion

Salary of commissioner	16,419
Other personal services:	
Permanent	72,685
Other	2,100
Total	91,204
Current expenses	6.700

4,273

Travel:	
In state	1,350
Out of state	750
Equipment	950
Other expenditures:	
Oasi, retirement, blue cross and	
insurance	5,875
Conversion to EDP:	
Temporary help	11,700*
Rental of EDP equipment	7,170*
Total	125,699
Less transfer from highway fund	121,426
-	

*This appropriation shall not be transferred or expended for any other purpose.

Net appropriation

Further amend the appropriation For department of safety: Initial plate fund, by adding at the end of the paragraph after "Driver assistance" the following: Police training school 4,000 and by changing the figures for "Total" for Initial plate fund as follows: 76,640 changed to 80,640; and, by also changing the figures for "Less estimated revenue" as follows: 76,640 changed to 80,640. Further amend the appropriation For department of safety: Division of state police: Traffic bureau, by striking out the same and inserting in place thereof the following:

~	 reau:
I worth	 200111

Salary of director	11,850
Other personal services:	
Permanent	969,029
Other	2,000
Total	982,879
Current expenses	83,445
Travel:	
In state	188,000
Out of state	1,500
Equipment	208,715
Other expenditures:	•
Training	3,800
Oasi and retirement	47,345
Blue cross, insurance	6,455

For new troopers:	
Automobiles	24,000
Radios	5,868
Uniforms and equipment	9,180
Retirement, blue cross, insuran-	ce 4,49 3
Total for traffic bureau	1,565,680
Less estimated revenue	42,400
Less transfer from turnpike	145,811
Less transfer from highway fund	1,377,469

Net appropriation

0

Further amend the appropriation For department of safety: Division of state police: Communications by striking out the same and inserting in place thereof the following:

Communications:#	
Personal services:	
Permanent	63,477
Current expenses	16,000
Travel:	
In state	4,900
Equipment	4,000
Other expenditures:	
Training school	1,000+
Oasi, retirement, blue cross,	
insurance	4,127
Total	93,504
Less estimated revenue	800
Less transfer from highway fund Net appropriation	82,548

10,156

+Expenditure shall be subject to prior approval of the governor and council. No transfer shall be made from this appropriation.

#Only four uniformed employees shall be assigned to the communications section.

Further amend the appropriation For department of safety: Division of state police, by inserting the following new paragraph after "Communications":

Crowd control equipment	10,000
Less transfer from highway fund	5,000

Net appropriation

5,000

Further amend the appropriation For department of safety: Division of state police, by changing the figures for "Total for state police" as follows: 142,824 changed to 147,824. Further amend the appropriation For department of safety by changing the figures for "Total for department of safety" as follows: 393,241 changed to 398,241.

Amend the appropriation For secretary of state: Office of secretary, by striking out the same and inserting in place thereof the following:

Office of secretary:		
Salary of secretary	13,501	
Salary of deputy secretary	10,741	
Other personal services:		
Permanent	53,184	
Other	3,675	
Total	81,101	
Current expenses	7,030	
Travel:		
In state	125	
Out of state	800	
Equipment	1,280	
Other expenditures:	,	
Equipment and supplies to revise		
filing system for corporate and		
trade names	8,700	
Total		99.0

Total 99,036

Further amend the appropriation For secretary of state, by changing the figures for "Total for secretary of state" as follows: 141,883 changed to 154,158.

Amend the appropriation For industrial school: Custodial care, by changing the figures for "Personal services: Permanent" as follows: 333,721 changed to 337,702++; by changing the figures for "Total" for personal services, as follows: 342,630 changed to 346,611; by changing the figures for "Current ex-

penses" as follows: 62,596 changed to 65,350; by changing the figures for "Total" for custodial care, as follows: 407,316 changed to 414,051; and by adding the following footnote: ++The permanent position of housekeeper shall be abolished when the position becomes vacant. Further amend the appropriation for Industrial school by changing the figures for "Total for industrial school: as follows: 736,543 changed to 743,278; and, by changing the "Net appropriation" for the industrial school, as follows: 730,043 changed to 736,778.

Amend the appropriation For higher education fund, by changing the figures and sign as follows: 6,875,000+ changed to 7,325,000+.

Amend the appropriation For board of education: Administration, by striking out the same and inserting in place thereof the following:

Administration:

Salary of commissioner	16,860
Salary of deputy commissioner	13,620
Other personal services:	
Permanent	202,680
Other	1,500
Total	234,660
Current expenses	20,000
Travel:	
In state	6,500
Out of state	2,500
Equipment	2,300
Other expenditures:	,
Implementation of higher	
education loan program	2,500#
T 1	

Total 268,460

#This appropriation shall not be transferred or expended for any other purpose and shall not lapse until June 30, 1967.

Further amend the appropriation for board of education: by adding after the paragraph for "Foundation aid" the following:

Note: The requirements of meeting a tax of \$14. per thousand of equalized valuation, as provided in RSA 198:10, is waived for the pre-existing school district of Gilsum for the

Fiscal year 1965-1966 for the purpose of computing foundation aid for 1965-1966.

Further amend the appropriation For board of education; by inserting after Foundation aid: State aid to school districts the following new section:

Special aid to 20 school districts

102,710

Further amend the appropriation For board of education: Smith Hughes and George Barden by placing an asterisk after 86,489 for Personal services: Permanent and inserting the following footnote at the end of the paragraph: *This appropriation includes funds for a new position of Director of business education and these funds shall not be transferred or expended for any other purpose. The commissioner of education shall fill this position as soon as possible.

Further amend the appropriation For board of education: Intellectually retarded children by striking out said paragraph and inserting in place thereof the following paragraph:

Intellectually retarded children Emotionally disturbed children

87,757 10,000

Further amend the appropriation For board of education: by striking out the appropriation for Oasi disability determination: federal and inserting in place thereof the following:

Oasi disability determination: federal

Personal services:

Permanent	34,398
Current expenses	34,304
Travel:	
In state	500
Out of state	700
Equipment	690
Other expenditures:	
Medical consultants and examinations	32,000
Clients' travel	3,100
Retirement, oasi, merit system,	
blue cross, insurance	2,931
Total+	77,623
Less estimated federal funds+	77,623

+If the federal grant is less than the amount of the estimate shown herein, the appropriation shall be reduced in like proportion.

Further amend the appropriation For board of education, by inserting after the paragraph for "National defense education act—title X" the following new paragraph:

Manpower development and training fund:

Other expenditures		750,000#
Less estimated federal	funds+	750,000

Net appropriation

0

#This appropriation shall not lapse at June 30, 1966.

+If the federal grant is less than the amount of the estimate shown herein, the total appropriation shall be reduced in like proportion.

Further amend the appropriation For board of education, by changing the figures for "Total for board of education", as follows: 6,302,328 changed to 6,417,538. Further amend said appropriation For board of education, by striking out the words "Net appropriation" and the figures 6,295,628 and inserting in place thereof the following:

Net appropriation+ 6,410,838 +Other provisions of law notwithstanding, the balance at

June 30, 1965 in the Building projects account shall lapse on July 1, 1965 to unappropriated surplus of the general fund.

Amend the appropriation For coordinating board of advanced education and accreditation by striking out the same and inserting in place thereof the following:

For coordinating board of advanced education and accreditation:

Salary of executive secretary	5,000
Other personal services: Other	3,167
Total	8,167
Current expenses	750
Travel:	
In state	900
Out of state .	100

Equipment 80

Total 9,997

Amend the appropriation For bank commissioner: Administration, by striking out under Other personal services the word and sign "Permanent*" and inserting in place thereof the word Permanent, and by deleting the related footnote at the end of the paragraph. Further amend the appropriation For bank commissioner by striking out the words, signs and figures for "Total for bank commissioner** \$15,000" and inserting in place thereof the following:

Total for bank commissioner** \$15,000++

++None of the general funds of the state shall be expended for any of this appropriation except for the payment of the salary of the commissioner.

Further amend the appropriation For bank commissioner: by inserting the following note at the end of said appropriation:

Note: Other provisions of law notwithstanding, the balance at June 30, 1965 in the small loan and motor vehicle finance and branch banking accounts shall lapse on July 1, 1965 to unappropriated surplus of the general fund.

Amend the appropriation For liquor commission: Administration: Current expenses, by striking out the figures and sign 74,450# and deleting the related footnote at the end of the paragraph and inserting in place thereof the figures 53,870. Further amend said appropriation for Administration by changing the figures for "Total" for administration as follows: 457,825 changed to 437,245. Further amend the appropriation For liquor commission: Stores operation, by striking out the same and inserting in place thereof the following:

Stores operation: #
Personal services:

Permanent##	1,173,792
Other	175,000
Total	1,348,792
Current expenses	363,750
Travel: In state	9,875
Equipment	25,500

Other expenditures: Oasi and retirement	75,472
Total	1,823,389
Less revenue from Sweepstakes Commission	246,600

Net appropriation

1.576,789

#Two stores in downtown Nashua shall be continued in addition to the new store being constructed.

##This appropriation contains funds for a new permanent Retail Store Clerk for the Whitefield store.

Further amend the appropriation For liquor commission: Warehouse by inserting an asterisk after the words "Personal services" and inserting the following footnote at the end of the paragraph:

*Three warehouse watchman positions shall be abolished when liquor stock is moved from old warehouse. Further amend the appropriation For liquor commission, by changing the figures for "Total for liquor commission" as follows: 2,148,992 changed to 2,176,169.

Amend the appropriation For public utilities commission, by changing the figures for "Travel: Out of state" as follows: 2,000 changed to 2,500; and, by changing the figures for "Total for public utilities commission" as follows: 203,508 changed to 204,008.

Amend the appropriation For tax commission, by inserting after the paragraph for "Forest conservation aid for purposes provided under RSA 79 (Supp)" the following new paragraph:

Appraisal school for selectmen and assessors 2,000 Further amend the appropriation For tax commission, by changing the figures for "Total for tax commission" as follows: 722,901 changed to 724,901.

Amend the bill at the end of section 1 by changing the figures for "Total net appropriation for the fiscal year ending June 30, 1966" as follows: 43,006,209 changed to 44,018,105.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Out of state travel. Notwithstanding any other provision of law, no transfers shall be made to or from any out of state travel appropriation authorized by section 1. The state treasurer and the state comptroller shall maintain separate appropriation accounts for out of state travel as appropriated in section 1.

Amend the bill by striking out section "19" and inserting in place thereof the following:

19 Fiscal committee established. Amend RSA by inserting after 14:30 the following new section: 14:30-a Committee. There is hereby established a fiscal committee of the general court. Said committee shall consist of eight members, five shall be members of the house appropriations committee, the chairman of which shall be one of said members and the other four shall be appointed by said chairman, three shall be members of the senate finance committee, the chairman of which shall be one of said members and the other two shall be appointed by said chairman. Said committee shall while the general court is in session and during the interim consult with, assist, advise, and supervise the work of the legislative budget assistant, and may at its discretion investigate and consider any matter relative to the appropriations, expenditures, finances, revenues or any of the fiscal matters of the state. The members shall be paid the regular legislative mileage during the interim while engaged in their work as members of said committee

Amend the bill by striking out sections "23" and "24" and inserting the following new sections:

23 Sweepstakes Commission Funds. Notwithstanding any provision of law to the contrary, in order to allow the sweepstakes commission to efficiently handle its funds, the commission shall deposit all funds received by it in commercial banks throughout the state in not more than as many different accounts as there are outlets for the sale of tickets. The commission may maintain a balance of \$20,000 in one of said accounts and \$10,000 in all others. All funds in said accounts in excess of said balances shall be transferred weekly to a special sweepstakes bank account in the Merchants National Bank of Manchester in which there shall be maintained a minimum balance of \$100,000, as soon as said amount is available from current sales of tickets. All sums in excess of said minimum of \$100,000 in said special account shall be remitted weekly to the state

treasurer for credit to the sweepstakes special fund. Provided however, that on or before December 15 of each year all minimum balances shall be paid into the state treasurer.

- 24 Interim employment. In addition to any sum hereinabove appropriated for the office of the secretary of state there is hereby appropriated \$6,500 for the employment of Benjamin F. Greer, clerk of the senate during the period from July 1, 1965 to June 30, 1966 at the rate of \$250 bi-weekly. The services of said Benjamin F. Greer shall be available to interim legislative committees and to the secretary of state's department. The sum hereby appropriated shall be a charge on the legislative appropriation.
- 25 Stenographic overtime. Employees of the secretary of state's office shall be reimbursed for overtime work performed on legislative matters for the 1965 session of the general court at the rate of three dollars and fifty cents per hour, payments of such overtime shall be a charge on the legislative appropriation.
- 26 Room assignment. Other provisions of law notwithstanding, all rooms on the third floor of the state house shall be assigned for use by the President of the Senate and the Speaker of the House.
- 27 Rental or purchase of automatic Data Processing equipment. All contracts for the purchase or rental of automatic data processing equipment in force on the effective date of this act and all contracts for such purchase or rental let prior to June 30, 1966 shall terminate and end on that date. Effective for the fiscal year ending June 30, 1967, the expenditure of funds for the procurement of all automatic data processing equipment shall be accomplished by competitive bid through the division of purchase and property. All state agencies contemplating the use of such equipment shall co-operate with the director of purchase and property and furnish such information as is necessary to establish adequate performance specifications. The director shall establish rules of procedure, and hire necessary consultant services for advice in drawing specifications and recommending contract awards. The governor and council shall approve all contracts for the procurement of automatic data processing equipment in accordance with the provisions of this section. The director of purchase and property is hereby directed to file with the office of the legislative budget assistant a copy of all records including but not being limited to requests for bids,

bids, performance specifications, rules, letters of advice and recommendations received by him pursuant to the provisions of this section.

28 Capital budget study and report. The president of the senate and the speaker of the house are hereby authorized to each appoint one knowledgable person having experience and background in finance and business and such two appointees are hereby authorized and directed to make a continuing study during the interim of the manner in which the capital budget is carried out and executed and they shall prior to the convening of the 1967 session of the general court make a report of their findings and recommendations to said general court in order that it may make any provisions in any future capital budget so that the intentions of the general court shall be clearly expressed and carried out. Each such appointee shall be paid a per diem, at a rate to be set by the president and speaker, and his actual expenses while engaged in his duties pursuant to this section, both of which shall be a charge against the legislative appropriation.

29 New positions. Notwithstanding any other provision of law, during the fiscal year ending June 30, 1966, no new position, or positions, whether classified or unclassified, shall be established except as hereinafter provided and if any position or positions are so established the person or persons employed in such position or positions shall be paid as hereinafter provided: (1) Upon a finding by the governor and council that a bona fide emergency exists they may establish new positions provided, however, that the funds for the salary of the person or persons employed to fill such new positions shall be transferred from the emergency fund (2) A new position or positions may be established under other existing statutes provided that no less than fifty percent of the salary of the person or persons employed to fill such new position or positions is reimbursable by federal or other special funds, and if such new position or positions are established the state's share of said salary shall be a charge against the salary adjustment fund.

30 Increases to temporary and sessional personnel. While no additional monies were appropriated for salary increases to temporary and seasonal personnel, appointing authorities are authorized to give the same amounts of increases to such personnel as provided permanent classified employees from with-

in amounts available for other personal services, provided however that such increases will not curtail departmental operations.

31 Salary adjustments. Upon request of the appointing authority, the governor and council is hereby authorized and empowered, notwithstanding any other provision of law to the contrary, upon a finding by them that it is in the best interests of the state and is necessary in order to recruit qualified personnel to increase the salaries of the following listed and identified positions, and all such increases granted shall be a charge against the salary adjustment fund: assistant superintendent New Hampshire Hospital, directors of clinical services, director of clinical and surgical services, director of division of mental health, director of division of public health services, director of outpatient services, director of psychiatric education and research, senior psychiatrists, superintendent New Hampshire Hospital, and superintendent of state sanatorium; all classified positions that, in the best interests of the state, require they be filled by a person certified or eligible to be certified by the American Board of Neurology and Psychiatry or by a diplomate or person eligible to be a diplomate of the American Psychological Association or by a person registered and licensed or eligible to be registered and licensed to practice medicine in this state or by a person licensed or eligible for licensure to practice dentistry in this state. In the event the authority hereby granted is exercised to increase the salary for any such classified position in order to recruit personnel, the salary of all classified personnel in the same classification shall be increased pursuant to this section to the same amount. Notwithstanding any other provisions of law to the contrary, no classified employee of the state shall be paid a higher salary than the highest salary range provided for by RSA 99, as amended, except as provided for by this section.

32 Takes effect. This act shall take effect July 1, 1965.

Joseph M. Eaton William H. Craig Milburn F. Roberts Conferees on the part of the House

Stuart Lamprey
Lucien E. Bergeron
Conferees on the part of the Senate

Mr. Taft of Greenville moved that the rules of the House be so far suspended as to dispense with the reading of the committee of conference report.

(discussion ensued)

Mr. Eaton of Hillsborough explained the committee of conference report.

Messis Pickett of Keene, Kearns of Manchester and Craig of Manchester spoke in favor of the motion.

On a viva voce vote the motion was adopted.

The question now being on the adoption of the committee of conference report.

On a viva voce vote the report was adopted.

Committee of Conference Report

HB 654, An Act making appropriations for certain departments of the state for the year ending June 30, 1967.

The Committee on Conference, to whom was referred House Bill No. 654, An Act making appropriation for the expenses of certain departments of the state for the year ending June 30, 1967, having considered the same report the same with the following recommendations:

That the House recede from its position of non-concurrence and the senate recede from its position of adopting its amendments and that the House and Senate concur in the adoption of the following amendments:

Amend section 1 of the bill as follows:

Amend the section for legislative branch by striking out the same and inserting in place thereof the following:

A continuing appropriation which shall not lapse, shall not be transferred to any department, institution or account, and which shall be for the expenses of the legislature, including \$184,500 for the office of legislative budget assistant to the appropriations and finance committees, \$75,500 for the office of legislative services and \$16,500 for the office of research analyst

to the senate finance committee, as follows: (Salary of legislative budget assistant \$17,500, other expenditures \$167,000#) (Legislative services—other expenditures \$75,500##) (Salary of research analyst to senate finance committee \$9,500, other expenditures \$7,000) \$688,900

Travel and expenses authorized by RSA 14-A:3 (supp) Council of state governments	7,500 3,600
Legislative council	2,500
Total for legislative branch	702,500

#In this appropriation \$5,000, or so much as necessary, may be expended by the legislative budget assistant for an audit of the state treasury. The legislative budget assistant may designate a certified public accountant, not employed in state service, to make the annual audit of the state treasury and said legislative budget assistant may accept the findings and report of said certified public accountant as fulfilling the provisions of paragraph II, section 31, chapter 14, RSA, whereby the said legislative budget assistant is required to audit the accounts of the state treasurer. The legislative budget assistant shall, when overtime or temporary assistance is necessary, obtain such assistance and determine the compensation therefor.

##This appropriation includes \$10,000, or so much as necessary, for a continuing interim study of the settlement laws.

Amend the appropriation For executive branch by striking out the same and inserting in place thereof the following:

For executive branch:

Office of governor:

Salary of governor	30,000
Other personal services: Other+	51,750
Total	81,750
Current expenses	8,000
Travel:	
In state#	2,500
Out of state	2,000
Equipment##	5,000

Other expenditures:

Contingent fund	15,000
Governor's special fund*	10,000
New England governor's council	8,000
Governor's legal counsel	7,475
Secretary for legal counsel	2,340
Trainee program**	22,000

Total 164,065

+Salaries paid out of this appropriation shall be at levels set by the governor.

#Expense of operating and maintenance of the governor's state car shall be charged to this appropriation.

##Included in this sum is \$4,000 for purchase of a new state car for the governor.

*The funds appropriated under this item are to be spent by the governor in his own and sole discretion for state purposes, including but not limited to participation in the activities of the United States' Governors Conference, the New England Conference of Governors, and the council of state governments, for which monies are not otherwise appropriated.

**The funds appropriated under this program shall not be transferred or expended for any other purpose.

Office of economic opportunity:

Personal services:

Temporary	\$40,800
Consultants	2,000
Total	42,800
Current expenses	6,950
Travel:	
In state	3,000
Equipment	2,578
Total	55,328
Less federal grant	49,250

Net appropriation

6,078*

^{*}State matching appropriations available for expenditure only if funds are available from a federal grant. If the federal

grant is reduced, expenditure of state matching appropriation shall be reduced proportionately.

Emergency fund 50,000 Operating budget contingent fund 50,000++

++Transfers from this fund are subject to prior approval by the governor and council and may be made to all state agency appropriations, excluding only the governor and council. The director of accounts shall keep a record of transfers approved for other than general fund agencies, and shall report such special fund transfers to the legislature for appropriate adjustment between funds.

Executive council: Personal services:		
2 22 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	10.550	
Other—per diem	19,750	
Secretary to executive council	3,250	
Total	23,000	
Current expenses	2,000	
Travel:		
In state	4,500	
Out of state	500	
		
Total for executive council		30,000
Total for executive branch		300,143
Total for enceditive branch		555,115

Amend the appropriation For judicial branch: For supreme court by changing the figures for "Salary of clerk-reporter", as follows: 12,300 changed to 15,000; by changing the figures for "Total" for personal services, as follows: 139,872 changed to 142,572; by changing the figures for "Total" for supreme court, as follows: 154,547 changed to 157.247; and by changing the figures for "Net appropriation", as follows: 153,-897 changed to 156,597.

Further amend the appropriation For judicial branch: For judicial council by striking out the same and inserting in place thereof the following:

For judicial council

8.850 +

+In this appropriation \$5,400 shall be for the salary of the secretary.

Further amend the appropriation For judicial branch: For administrative committees, by striking out the same and inserting in place thereof the following:

For administrative committees:

For district and municipal courts	5,950
For probate courts	500

Total 6,450

Further amend the appropriation For judicial branch by changing the figures for "Total for judicial branch," as follows: 464,587 changed to 472,512.

Amend the appropriation For adjutant general's department: Central administration office, by changing the figures for "Current expenses" as follows: 6,670 changed to 7,170; by changing the figures for "Total" of said paragraph, as follows: 79,092 changed to 79,592; by changing the figures for "Total for adjutant general's department" as follows: 426,310 changed to 426,810; by changing the figures for "Net appropriation" as follows: 359,274 changed to 359,774.

Amend the appropriation For administration and control: Division of budget and control, by striking out the same and inserting in place thereof the following:

Division of budget and	control:

Salary of comptroller	17,620
Salary of business supervisor	13,560
Salary of assistant business supervisor	12,120
Salary of assistant business	
supervisor (agriculture)	10,260
Other personal services:	
Permanent	5,120
Other	2,600
Total	61,280
Current expenses	3,784
Travel:	
In state	750
Out of state	510
Equipment	325
Other expenditures:	
Atlantic marine fisheries	700
Firemen's relief	4,000
League of N. H. arts and crafts	10,000+

New England board of
higher education:
Expenses 5,660
Grants 50,000
Oasi contributions:
State employees 570,000
Teachers 565,000

Total 1,272,009

+At the close of each year an operating statement shall be submitted to the governor and council.

Further amend the appropriation For administration and control: N. H. distributing agency: Surplus property division, by changing the figures for "Travel: Out of state", as follows: 500 changed to 800; by changing the figures for "Total" of said paragraph as follows: 39,618 changed to 39,743; and, by changing the figures for "Less estimated revenue and balance" as follows: 39,618 changed to 39,743.

Further amend the appropriation For administration and control, by changing the figures for "Total for administration and control" as follows: 1,903,350 changed to 1,901,350.

Amend the appropriation For agriculture: Division of animal industry: by changing the figures for "Less estimated revenue" as follows: 36,050 changed to 35,000; and by changing the figures for "Net appropriation" as follows: 131,622 changed to 132,672. Further amend the appropriation For agriculture: by changing the figures for "Total for department of agriculture" as follows: 381,924 changed to 382,974.

Amend the appropriation For attorney general's department: Office of attorney general, by striking out the word and sign "Reports+" and inserting in their place the following words and sign: Reports and opinions+ and also the following footnote relative thereto:

+The attorney general shall submit at least monthly to the legislative budget assistant copies of all opinions given by his office. This appropriation shall cover the expense of printing certain reports and also the expense for a part time trainee in the office not exceeding five hundred dollars. No part of this appropriation shall be transferred or expended for any other purpose than herein set forth; this appropriation shall not lapse but shall be available for expenditure in the ensuing year.

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Further amend the appropriation For attorney general's department: Legal assistance for land acquisition by striking out the same and inserting in place thereof the following:

Legal	assi	stance	for	land	acquisition:

Salaries of two assistant attorneys general	20,281
Other personal services: Permanent	7,521
Total	27,802
Current expenses	325
Travel:	
In state	1,525
Equipment	1,000
Total	30,652
Less transfer from highway fund	30,652
Net appropriation	

Further amend the appropriation For attorney general's department: Division of charitable trusts, by striking out the same and inserting in place thereof the following:

Division	of charitable trusts	:

Salary of director	6,240
Other personal services:	
Permanent	6,711
Other	400
Total	13,351
Current expenses	400
Travel:	
In state	150
Out of state	100
Equipment	200

Total 14,201

Further amend the appropriation For the attorney general's department: by inserting the following after the paragraph for Division of charitable trusts:

Office of coordinator of federal funds: #
Salary of coordinator** 13,000

19,658

Personal services:	
Permanent	3,858
Total	16,858
Current expenses	200
Travel:	
In state	100
Out of state	2,500
Total	

#There is established by this appropriation the position of coordinator of federal funds, who shall be appointed by the governor and council as an unclassified employee and who shall be qualified by education and experience and he shall hold office at the pleasure of the governor and council. Subject to the direction and supervision of the attorney general he shall (1) inform and advise the heads of all state departments, divisions, agencies and commissions and the legislative budget assistant concerning federal programs from which the state may be eligible to receive federal funds and concerning the requirements which must be met in order to participate therein, (2) review all requests and agreements originating in any state department, division, agency and commission relating to participation in any federal program from which federal funds may be received, (3) receive accounts from all state departments, divisions, agencies and commissions setting forth the amounts of funds received each quarter from the federal government and the disposition and use of all such funds (4) assist, upon request of the head of any department, division, agency and commission, in the preparation of requests and applications for federal funds (5) make reports as requested by the governor concerning the receipt and use of federal funds and the availability of such funds for programs of all types (6) receive and review all federal audits of accounts of federal funds administered by state agencies, copies of such reports shall be furnished to the legislative budget assistant (7) perform such other related duties as the governor and council shall require of him.

^{**}The salary range for coordinator is established at \$12,-500 to \$15,000. The salary may be increased by governor and council to any step within the range, if additional funds are

271,947

required for this position they shall be a charge upon the salary adjustment fund.

Further amend the appropriation For the attorney general's department by changing the figures for "Total for attorney general", as follows: 157,165 changed to 177,143.

Amend the appropriation For department of health and welfare: Office of commissioner of health and welfare, by striking out the same and inserting in place thereof the following:

Office of commissioner of health and welfare:

Salary of commissioner	17,680
Business supervisor—health	
and welfare	13,500
Other personal services:	
Permanent	172,827
Other	3,000
Total	207,007
Current expenses	47,459
Travel:	
In state	1,900
Out of state	1,400
Equipment	1,571
Other expenditures:	
Oasi and retirement	12,610
	

Total for office of commissioner

Further amend the appropriation For department of health and welfare: Division of public health services: Health: Vital statistics by striking out the word and sign "Total+" and inserting in place thereof the word Total; further amend by striking out the footnote following said paragraph.

Further amend the appropriation For department of health and welfare: Division of welfare: Administration by striking out the same and inserting in place thereof the following:

4 1		• .	
Ad	min	ustr	ation:
	***	1001	cccioii.

Salary of director	13,184
Other personal services:	
Permanent	154,970

Other	7,000
Total	175,154
Current expenses	21,078
Travel:	
In state	4,860
Out of state	1,228
Other expenditures:	
Blue cross and insurance	7,458
Merit system	4,500
Educational leave+	10,000
Employees retirement	51,694
Social security	40,340
Physical examinations	
for applicants	1,000
~ ~	

Total 317,312

+Not to be transferred or used for any other purpose. The total grant to any one person shall not exceed \$5,000 which shall include tuition and stipend.

Further amend the appropriation For department of health and welfare: Division of welfare: Field services, by striking out the same and inserting in place thereof the following:

Field services:

T 1	
Personal	services:
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Permanent Other	751,427 5,075
Total	756,502
Current expenses	70,000
Travel: In state	40,316
Out of state	500
Equipment	5,761

Total 873,079

Further amend the appropriation For department of health and welfare: Blind services, by inserting at the end of said paragraph the following:

Note: All funds appropriated directly or indirectly for the sight conservation program anywhere in the appropriation for

the Division of welfare are hereby transferred to the department of public health nursing in the Division of public health services and are hereby appropriated to that department to be used by it for the purposes of said program.

Further amend the appropriation For department of health and welfare: Division of welfare, by inserting after the appropriation for "John Nesmith fund" the following new paragraph:

Foster day care:

Personal services:	
Permanent	11,347
Current expenses	880
Travel:	
In state	2,316
Other expenditures:	
Retirement	483
Social security	46
Total	15,072
Less estimated federal funds	15,072

Net appropriation

0

Further amend the appropriation For department of health and welfare: Old age assistance, by changing the figures for "State's share" as follows: 950,082 changed to 1,353,364; by changing the figures for "Net appropriation" as follows: 859,082 to 1,262,364; by changing the figures for "Towns and counties" as follows: 1,178,254 changed to 1,312,682; and, by changing the figures for "Less estimated revenue" from towns and counties as follows: 1,178,254 changed to 1,312,682. Further amend the appropriation For department of health and welfare: Division of welfare: Old age assistance to aliens, by changing the figures for "Towns and counties" as follows: 254,987 changed to 303,516; and by changing the figures for "Less estimated revenue" from towns and counties, as follows: 254,987 changed to 303,516.

Further amend the appropriation For department of health and welfare: Division of welfare: Aid to dependent children, by changing the figures for "State's share" as follows: 1,352,175 changed to 1,369,797; and by changing the figures for "Net appropriation" for aid to dependent children as follows: 1,272,175 changed to 1,289,797.

Further amend the appropriation For department of health and welfare: Division of welfare: Aid to needy blind: by changing the figures for "State's share" as follows: 183,878 changed to 220,685; and by changing the figures for "Net appropriation" for Aid to needy blind, as follows: 181,678 changed to 218,485.

Further amend the appropriation For department of health and welfare: Division of welfare: Aid to permanently and totally disabled: by changing the figures for "State's share", as follows: 217,293 changed to 267,636; by changing the figures for "Towns and counties" as follows: 329,338 changed to 356,445.

Further amend the appropriation For department of health and welfare: Division of welfare by changing the figures for "Total for division of welfare" as follows: 4,375,261 changed to 5,090,633; by changing the figures for "Less transfer re administration from federal grants", as follows: 620,339 changed to 723,891; and by changing the figures for "Net appropriation" as follows: 3,744,922 changed to 4,356,642. Further amend the appropriation For department of health and welfare: Division of welfare: by inserting at the end of said appropriation the following:

Note: Other provisions of law notwithstanding, any balance remaining in state accounts at the close of the fiscal year shall lapse to unappropriated surplus of the general fund.

Nursing homes and hospitals providing nursing care shall be eligible for payment by the Division of Welfare for nursing care.

If revenue and balance exceed estimates in the federal, town and county accounts of the welfare division, such excess may be expended with the approval of the governor and council, provided however that any federal administration funds in these accounts must first be transferred to the estimated revenue account for that purpose. The director of the division of welfare shall monthly certify to the comptroller the amount of said administration funds so earned and the comptroller shall then effect the transfer.

Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: Administration, by changing the figures for "Other personal services: Permanent" as follows: 70,348 changed to 77,068; by changing the figures for "Total" for personal services as follows: 98,968 changed to 105,688; and by changing the figures for "Total"

for administration as follows: 103,993 changed to 110,713. Further amend said appropriation for Laconia state school: Professional care and treatment, by changing the figures for Personal services: Permanent, as follows: 1,092,857 changed to 1,111,357: by changing the figures for "Total" for personal services as follows: 1,108,857 changed to 1,127,357, and by changing the figures for "Total" for Professional care and treatment as follows: 1,133,257 changed to 1,151,757. Further amend said appropriation for Laconia state school: Custodial care: by changing the figures for "Personal services: Permanent" as follows: 248,834 changed to 252,507++; by changing the figures for "Total" personal services as follows: 250,834 changed to 254,507; and by changing the figures for "Total" for Custodial care, as follows: 524,418 changed to 528,091. Further amend the appropriation For Laconia state school by adding the following footnote after "Total" for custodial care: ++The permanent position of Cook I — Position No. 0012 shall be abolished when the employment of the present employee is terminated. Further amend said appropriation For Laconia state school by changing the figures for "Total for Laconia state school" as follows: 2,265,132 changed to 2,294,025; and by changing the figures for "Net appropriation" for Laconia state school as follows: 2,253,332 changed to 2,282,225.

Further amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: Administration, by changing the figures for "Current expenses" as follows: 48,236 changed to 68,236; and by changing the figures for "Total" for administration as follows: 197,189 changed to 217,189. Further amend said appropriation for New Hampshire hospital: Professional care and treatment by inserting Senior psychiatrist (13) 157,243 before "Personal services" and by changing the figures for "Personal services: Permanent" from 3,346,365 changed to 3,189,122; and by deleting the footnotes following said paragraph and inserting in place thereof the following:

#This appropriation includes salaries for two temporary psych. social workers who shall be assigned to the geriatrics program, and \$5,000 for psychology interns which shall not be used for any other purpose. Students accepted as medical interns shall have completed a minimum of two years of medical school.

+No charge against this appropriation or any other appropriation of the New Hampshire hospital shall be made for nurses uniforms.

Further amend said appropriation for New Hampshire hospital by changing the figures for "Total for New Hampshire hospital" as follows: 6,118,867 changed to 6,138,867, and by changing the figures for "Net appropriation" for the New Hampshire hospital as follows: 6,055,367 changed to 6,077,367.

Further amend the appropriation For department of health and welfare: Division of mental health, by changing the figures as follows: 8,588,624 changed to 8,637,517; Further amend the total For department of health and welfare by changing the figures for "Total for department of health and welfare" as follows: 14,798,627 changed to 15,462,110.

Amend the appropriation For barbers' board by changing the figures for "Personal services: Other" as follows: 1,100 changed to 1,650; and by changing the figures for "Total" for barbers board as follows: 5,670 changed to 6,220.

Amend the appropriation For insurance department by striking out the entire appropriation and inserting in place thereof the following:

For insurance department:

Office of commissioner:		
Salary of commissioner	15,181	
Salary of deputy commissioner	12,240	
Salary of assistant to commissioner	9,375	
Other personal services:		
Permanent	64,403	
Total	101,199	
Current expenses	8,995	
Travel:		
In state	100	
Out of state	1,000	
Equipment	560	
Total		111,854
Rating division:		,
Personal services:		
Permanent	19,775	
Current expense	1,435	

Travel:		
In state	100	
Out of state	400	
Equipment	130	
		
Total		21,840
Real estate division:		
Personal services:		
Permanent	4,851	
Current expenses	1,872	
Travel:		
In state	100	
Out of state	200	
Equipment	425	
Total		7,448
Total for insurance department	-	141,142

Amend the appropriation For personnel department by changing the figures for "Current expense" as follows: 4,834 changed to 5,534; by changing the figures for "Total" for personnel department as follows: 116,855 changed to 117,555; and, by changing the figures for "Net appropriation" as follows: 102,335 changed to 103,035.

Amend the appropriation For resources and economic development: Office of commissioner: Division of administration, warehouse and graphic arts, by striking out said division and inserting in place thereof the following:

Division of administration, warehouse and graphic arts:

Salary of commissioner	16,281
Other personal services:	
Permanent	152,042
Other	7,200
Total	175,523
Current expenses	17,500
Travel:	
In state	2,000
Out of state	900
Equipment	2,500

Other expenditures:
Community recreation services

15,000+

Total

213,423

+This appropriation shall not be transferred or expended for any other purpose.

Further amend the appropriation For resources and economic development: Office of commissioner by changing the figures for "Total for office of commissioner as follows: 294,284 changed to 309,284.

Further amend the appropriation For resources and economic development: Division of resources development by inserting the sign "++" after the words "Total for division of resources development"; and by adding the following footnote after said division:

++If the income from federal grants exceeds estimates, such excess may be expended with approval of the governor and council.

Further amend the appropriation For resources and economic development: Division of parks: Bonds and interest, by changing the figures for "Chapter 263, Laws of 1961, Issue of 1963" as follows: 645,200 changed to 612,200; by changing the figures for "Total bonds and interest" as follows: 827,942 changed to 794,942. Further amend said sub-section for Division of parks by changing the figures for "Total for division of parks" as follows: 2,179,792 changed to 2,146,792; and, by changing the figures for "Net appropriation" as follows: 496,026 changed to 463,026.

Further amend the appropriation For resources and economic development: Division of parks, by deleting the footnote at the end of said division designated with the sign "*" and insert in place thereof the following:

*Rates charged at service and self-supporting parks shall be adjusted to assure that estimated revenue will be realized as such revenue may be required to assure that the division of parks does not close the fiscal year with a deficit. Expenditures for the division of parks shall not exceed the legislative net appropriation plus actual revenue on June 30, 1967. In order to provide working capital for the operation of the agency, an amount not to exceed \$550,000 in addition to the legislative net appropriation may be a charge against the unappropriated surplus of the state beginning July 1, 1966. From such working capital the director of accounts shall encumber the sum of \$827,942 for the payment of fiscal 1967 debt service. In each succeeding month of the fiscal year the unappropriated surplus shall be reimbursed by \$55,000.

Further amend the appropriation For resources and economic development: Division of economic development: Vacation travel promotion: Other expenditures by striking out the words and figures "Planning 25,000*" and inserting in place thereof the following:

Planning	20,000*
Promotion	5,000*

Further amend the appropriation For resources and economic development: Water resources board, by changing the figures for "Other expenditures: Stream flow gauging" as follows: 24,000 changed to 24,200; by changing the figures for "Total for water resources board as follows: 153,775 changed to 153,975; and by changing the "Net appropriation" as follows: 127,147 changed to 127,347.

Further amend the appropriation For resources and economic development by changing the figures for "Total for department of resources and economic development" changed as follows: 1,979,645 changed to 1,961,845.

Amend the appropriation For department of safety: Office of commissioner by striking out the section and inserting in place thereof the following:

Office of commissioner: Salary of commissioner	16,500
Other personal services:	10,300
Permanent	71,313
Other	2,100
Total	89,913
Current expenses	6,700
Travel:	
In state	1,350
Out of state	750
Equipment	2,200

Other expenditures:	
Oasi, retirement, blue cross, and	
insurance	5,875
Conversion to EDP:	
Temporary help	12,600*
Rental of EDP equipment	51,795*
- Total	171,183
Less transfer from highway funds	166,959
-	

Net appropriation

*This appropriation shall not be transferred or expended for any other purpose.

4,224

Further amend the appropriation For department of safety: Initial plate fund, by adding after "Driver assistance" the following: Police training school 4,000; and, by changing the figures for "Total" for initial plate fund as follows: 76,644 changed to 80,644; and, by changing the figures for "Less estimated revenue" as follows: 76,644 changed to 80,644.

Further amend the appropriation For department of safety: Division of state police: Traffic bureau by striking out said section and inserting in place thereof the following:

Traffic bureau:	
Salary of director	12,000
Other personal services:	
Permanent	989,304
Other	2,000
Total	1,003,304
Current expenses	83,420
Travel:	, , , , ,
In state	197,000
Out of state	1,500
Equipment	109,900
Other expenditures:	
Training	3,800
Oasi and retirement	46,390
Blue cross, insurance	6,260
For new troopers:	
Automobiles	12,000
Radios	2,934

Uniforms and equipment	4,590
Retirement, blue cross, insurance	4,902
Total for traffic bureau	1,476,000
Less estimated revenue	42,400
Less transfer from turnpikes	140,223
Less transfer from highway fund	1,293,377

Net appropriation

0

Further amend the appropriation For department of safety: Division of state police: Communications, by striking out said section and inserting in place thereof the following:

Communications:#	
Personal services:	
Permanent	63,520
Current expenses	16,000
Travel:	
In state	4,900
Equipment	1,900
Other expenditures:	
Oasi, retirement, blue cross,	
insurance	4,210
Total	90,530
Less estimated revenue	800
Less transfer from highway	
fund	80,227
Net appropriation	

9.503

#Only 4 uniformed employees shall be assigned to the communications section.

Amend the appropriation For industrial school: Custodial care, by deleting same and inserting in place thereof the following:

Custodial care:*	
Personal services:	
Permanent**	331,485
Other	8,998
Total	340,483

Current expenses+# 65,350
Equipment 2,151

Total 407,984

- * Such sums as may be required for the custody of certain inmates shall be transferred from the emergency fund upon approval by the governor and council.
- **The permanent position of housekeeper, included in this appropriation, shall be abolished when the position becomes vacant.
- + In this appropriation \$22,500 shall be for products used from the institution's farm. No part of this amount shall be transferred to any other appropriation or expended for any other purpose. The institution's farm shall receive credit for all products used even though in excess of \$22,500.
- # In this appropriation \$1,550 shall be for subsistence and support of persons and shall not be used for any other purpose or transferred to any other account.

Further amend the appropriation for industrial school by changing the figures for "Total for industrial school" as follows: 676,493 changed to 683,228; and by changing the "Net appropriation" for the industrial school as follows: 669,993 changed to 676,728.

Amend the appropriation For higher education fund by deleting the same and inserting in place thereof the following:

For higher education fund:

Includes university of New Hampshire,

Plymouth state college and

Keene state college

6,425,000+

+ For the fiscal year ending June 30, 1967, the millage formula provided by RSA 187:24 is hereby suspended and the sum hereby appropriated shall be the total appropriation for the university of New Hampshire, Plymouth state college and Keene state college and shall be in lieu of requirements for appropriation under said RSA 187:24; provided however that there is hereby appropriated the additional sum of up to \$750,000 to be added to the above appropriation for the above uses, which shall be a charge against general fund unappropriated surplus, provided further, that only so much of said \$750,000 shall be

appropriated as the governor and council determine is in excess of estimated general fund unappropriated surplus, and provided further that the governor and council shall include in determining said surplus all lapses and all funds in the salary adjustment fund.

Amend the appropriation For board of education: by inserting after Foundation Aid: State aid to school districts the following new section:

Special aid to 20 school districts

102,710

Amend the appropriation For board of education: Smith-Hughes and George Barden by placing an asterisk after 84,144 for Personal services: Permanent and inserting the following footnote at the end of the paragraph:

* This appropriation includes funds for a position of director of business education and these funds shall not be transferred or expended for any other purpose.

Further amend the appropriation For board of education: Intellectually retarded children by striking out said paragraph and inserting in place thereof the following paragraph:

Intellectually retarded children Emotionally disturbed children

102,674 10.000

Further amend the appropriation For board of education, by inserting after the paragraph for "National defense education act — title X" the following new paragraph:

Manpower development and training fund:

Other expenditures
Less estimated federal funds+

750,000 675,000

Net appropriation

75,000

+If the federal grant is less than the amount of the estimate shown herein, the total appropriation shall be reduced in like proportion.

Further amend the appropriation For board of education: by changing the figures for "Total for board of education", as follows: 6,580,871 changed to 6,768,581; by changing the figures for "Net appropriation" for the board of education as follows: 6,574,171 changed to 6,761,881.

Amend the appropriation For coordinating board of advanced education and accreditation by deleting the same and inserting in place thereof the following:

For coordinating board of advanced
education and accreditation:

Salary of executive secretary	5,000
Other personal services: Other	3,167
Total	8,167
Current expenses	750
Travel:	
In state	900
Out of state	100
Equipment	55
1	

Total 9,972

Amend the appropriation For bank commissioner: Administration, by striking out under Other personal services the word and sign "Permanent*" and inserting in place thereof the word Permanent, and by deleting the related footnote at the end of the paragraph. Further amend the appropriation For bank commissioner by striking out the word, sign and figures "Total for bank commissioner+ \$15,000" and inserting in place thereof the following:

Total for bank commissioner+

\$15,000++

Further amend the appropriation For bank commissioner by adding the following footnote at the end of said appropriation:

++None of the general funds of the state shall be expended for any of this appropriation except for the payment of the salary of the commissioner.

Amend the appropriation For liquor commission: Administration: Current expenses by striking out the figures and sign "61,610#" and deleting the related footnote at the end of the paragraph and, inserting in place thereof the following: 61,610.

Further amend the appropriation For liquor commission: Stores operation, by striking out the same and inserting in place thereof the following:

Stores ope	eration:
Doncone	1 corriege.

Personal services.	1 177 907
Permanent	1,155,307
Other	175,000
Total	1,330,307
Current expenses	383,150
Travel:	
In state	9,875
Equipment	19,500
Other expenditures:	
Oasi and retirement	73,429
Total	1,816,261
Less revenue from	
sweepstakes commission	246,600

Net appropriation

1,569,661

Further amend the appropriation For liquor commission by changing the "Total for liquor commission" as follows: 2,106,-281 changed to 2,156,434.

Amend the appropriation For public utilities commission by changing the figures for "Travel: Out of state" as follows: 2,000 changed to 2,500, and by changing the figures for "Total for public utilities commission" as follows: 198,551 changed to 199,051.

Amend the appropriation For tax commission by inserting after the Taxation of boats: Net appropriation, the following new item:

Appraisal school for selectmen and assessors

2,000

Further amend the appropriation For tax commission by changing the figures for "Total for tax commission" as follows: 654,-763 changed to 656,763.

Further amend section 1 by changing the figures for "Total net appropriation for the fiscal year ending June 30, 1967" as follows: 42,865,144 changed to 43,284,339.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Out of state travel. Notwithstanding any other provision of law, no transfers shall be made to or from any out of state travel appropriation authorized by section 1. The state treasurer and the state comptroller shall maintain separate appropriations accounts for out of state travel as appropriated in section 1.

Amend the bill by striking out sections 13 and 14 and inserting in place thereof the following new sections:

- 13 Sweepstakes Commission Funds. Notwithstanding any provision of law to the contrary, in order to allow the sweepstakes commission to efficiently handle its funds, the commission shall deposit all funds received by it in commercial banks throughout the state in not more than as many different accounts as there are outlets for the sale of tickets. The commission may maintain a balance of \$20,000 in one of said accounts and \$10,000 in all others. All funds in said accounts in excess of said balances shall be transferred weekly to a special sweepstakes bank account in the Merchants National Bank of Manchester in which there shall be maintained a minimum balance of \$100,000, as soon as said amount is available from current sales of tickets. All sums in excess of said minimum of \$100,-000 in said special account shall be remitted weekly to the state treasurer for credit to the sweepstakes special fund. Provided however, that on or before December 15 of each year all minimum balances shall be paid into the state treasurer.
- 14 Interim employment. In addition to any sum appropriated hereinabove for the office of the secretary of state there is hereby appropriated \$3,250 for the employment of Benjamin F. Greer, clerk of the senate during the period from July 1, 1966 to December 31, 1966 at the rate of \$250 bi-weekly. The services of said Benjamin F. Greer shall be available to interim legislative committees and to the secretary of state's department. The sum hereby appropriated shall be a charge on the legislative appropriation.
- 15 New positions. Notwithstanding any other provision of law, during the fiscal year ending June 30, 1967, no new position, or positions whether classified or unclassified, shall be established except as hereinafter provided and if any position or positions are so established the person or persons employed in such a position or positions shall be paid as hereinafter provided: (1) Upon a finding by the governor and council that a bona fide emergency exists they may establish new positions

provided however, that the funds for the salary of the person or persons employed to fill such new positions shall be transferred from the emergency fund (2) A new position or positions may be established under other existing statutes provided that no less than fifty percent of the salary of the person or persons employed to fill such new position or positions is reimbursable by federal or other special funds and if such new position or positions are established the state's share of said salary shall be a charge against the salary adjustment fund.

16 Room assignment. Other provisions of law notwithstanding all rooms on the third floor of the state house shall be assigned for use by the President of the Senate and the Speaker of the House.

17 Increases to temporary and seasonal personnel. While no additional monies were appropriated for salary increases to temporary and seasonal personnel, appointing authorities are authorized to give the same amounts of increases to such personnel as provided permanent classified employees from within amounts available for other personal services, provided however, that such increases will not curtail departmental operations.

18 Salary adjustments. Upon request of the appointing authority, the governor and council is hereby authorized and empowered, notwithstanding any other provision of law to the contrary, upon a finding by them that it is in the best interests of the state and is necessary in order to recruit qualified personnel to increase the salaries of the following listed and identified positions, and all such increases granted shall be a charge against the salary adjustment fund: assistant superintendent New Hampshire Hospital, directors of clinical services, director of clinical and surgical services, director of division of mental health, director of division of public health services, director of outpatient services, director of psychiatric education and research, senior psychiatrists, superintendent New Hampshire Hospital, and superintendent of state sanatorium; all classified positions that, in the best interests of the state, require they be filled by a person certified or eligible to be certified by the American Board of Neurology and Psychiatry or by a diplomate or person eligible to be a diplomate of the American Psychological Association or by a person registered and licensed or eligible to be registered and licensed or eligible to be registered and licensed to practice medicine in this

state or by a person licensed or eligible for licensure to practice dentistry in this state. In the event the authority hereby granted is exercised to increase the salary for any such classified position in order to recruit personnel, the salary of all classified personnel in the same classification shall be increased pursuant to this section to the same amount. Notwithstanding any other provisions of law to the contrary, no classified employee of the state shall be paid a higher salary than the highest salary range provided for by RSA 99, as amended, except as provided for by this section.

19 Takes effect. This act shall take effect July 1, 1966.

Joseph M. Eaton
William H. Craig
Milburn F. Roberts
Conferees on the part of the House

Stuart Lamprey
Lucien E. Bergeron
Conferees on the part of the Senate

Mr. Taft of Greenville moved that reading of the amendment be dispensed with and spoke in favor of the motion.

Mr. Craig of Manchester spoke in favor of the motion.

On a viva voce vote the motion was adopted.

On a *viva voce* vote the committee of conference report was adopted.

* * *

Mrs. DeLude of Unity moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Committee Report

HB 323, to establish life guard services and state controlled automobile parking lot operation at Hampton Beach State Park,

Mr. Belcourt of Nashua for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section "2" and inserting in place thereof the following:

2 Appropriation. The sum of twenty-five thousand nine hundred eighty dollars is appropriated for the fiscal year ending June 30, 1966, and the sum of sixteen thousand three hundred and thirty-five dollars is appropriated for the fiscal year ending June 30, 1967, to be spent by the division of parks for the purposes set forth in section 1 of this act.

* * *

The Clerk read the amendment in full.

On a *viva voce* vote, the amendment was adopted and the bill was ordered to a third reading.

On motion of Mrs. DeLude of Unity the Rules of the House were so far suspended as to permit third reading and final passage of HB 323 by title only at the present time.

Third Reading

HB 323, to establish life guard services and state controlled automobile parking lot operation at Hampton Beach State Park, was read a third time, passed, and sent to the Senate for concurrence.

Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bills:

HB 653, making appropriation for the expenses of certain departments of the state for the year ending June 30, 1966.

HB 654, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1967.

Reconsideration

Mr. McMeekin of Haverhill, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 681, relative to the salary of, and amount of fees collected by, the register of deeds for Grafton county, and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Mr. McMeekin of Haverhill offered the following amendment.

Amendment

Amend paragraph IX of RSA 478:17-b as inserted by section 2 of the bill by striking out the same and inserting in place thereof the following:

IX. Notwithstanding the provisions of RSA 454:5, the register of deeds and all town clerks in the county of Grafton shall be entitled to a fee of three dollars for the first recorded page, plus two dollars for each additional recorded page for the entry and recording of such notices of tax liens and two dollars for the entry and recording of the discharge thereof.

The Clerk read the amendment in full.

Mr. McMeekin explained the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

On motion of Mr. McMeekin the rules of the House were so far suspended as to place HB 681 on third reading and final passage by title only at the present time.

Third Reading

HB 681, relative to the salary of, and amount of fees collected by, the register of deeds for Grafton county, was read a third time, passed and sent to the Senate for concurrence.

Reconsideration

Mr. McMeekin of Haverhill, having voted with the majority, moved that the House reconsider its action whereby it passed HB 681 and spoke against the motion.

On a viva voce vote the motion was not adopted.

On motion of Mr. Pickett of Keene the House adjourned from the morning session.

Afternoon Session

On motion of Mr. Pickett of Keene the House adjourned at 5:32 p. m., to meet tomorrow morning at 11:00 o'clock.

TUESDAY, June 29, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Guest Chaplain and member of the House Rev. Pennington of Epping.

We thank Thee, Father in Heaven, for the grace that brought us to this day. We now entrust ourselves anew to Thy protection, care and guidance. Keep us this day from temptation to speak a careless or bitter word. May we give no encouragement to twisted thoughts or angry actions. And when this day shall come to its close, may we remember with gratitude all those whose faithful work and gracious friendship made it a pleasure. Of Thee we ask forgiveness of our own shortcomings and a peaceful trust in Thy continued care, through Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Bigelow of Warner led the Convention in the Pledge of Allegiance to the Flag.

The Chair introduced Miss Judy Morrison, Miss New Hampshire, of Dover, courtesy of Senator O'Gara from the 21st District.

On motion of Senator O'Gara of Dover the Joint Convention rose.

House

Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills under Joint Rule 6, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

SB 76, relative to the exemption from tax on neat stock and poultry.

Amendment

Amend the bill by striking out the first three lines and inserting in place thereof the following:

1 Condition of Receiving Exemption. Amend RSA 72:15 by inserting after paragraph X the following new para-

* * *

Mrs. Moulton of New Durham moved that the House concur.

On a *viva voce* vote the motion prevailed.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

SB 80, relative to guaranteed loans to students for higher education.

Amendment

Amend RSA 186:54 as inserted by section 1 of the bill by striking out the last six lines and inserting in place thereof the following:

ment, and clerical assistance as required. The members of the committee shall serve without compensation.

The Clerk read the amendment in full.

On motion of Mrs. Moulton of New Durham the motion was adopted under Joint Rule No. 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 463, increasing the salaries of the county commissioners and treasurer of Carroll County.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

l Carroll County Commissioners. Amend RSA 28:28 (supp) as amended by 1955, 247:4, 269:1, 1957, 182:1, 246:1, 1961, 80:1, 157:1, 210:1, 1963, 94:1, 329:2, 1965, 142:1 and 191:1 by striking out the words "In Carroll, twelve hundred dollars" and inserting in place thereof the words, In Carroll, eighteen hundred dollars, so that said section as amended shall read as follows: 28:28 Commissioners. The annual salary of each commissioner of the following counties shall be as follows, payable monthly by the county:

In Rockingham, three thousand dollars.

In Strafford, fifteen hundred dollars.

In Belknap, fifteen hundred dollars.

In Carroll, eighteen hundred dollars.

In Merrimack, two thousand dollars.

In Hillsborough, forty-five hundred dollars.

In Cheshire, two thousand dollars.

In Sullivan, eighteen hundred dollars.

In Grafton, eighteen hundred dollars.

In Coos, two thousand dollars.

To the foregoing sums shall be added, in all counties, a reasonable sum for all necessary expenses, upon order of the county auditors.

Further amend the bill by striking out section 3 and inserting in place thereof the following:

3 Takes Effect. This act shall take effect January 1, 1966 provided however, that the increase in salary of the county commissioners of Coos county provided for by 1965, 142:1 shall take effect July 1, 1965.

* * *

The Clerk read the amendment in full.

On motion of Mrs. Moulton of New Durham the House concurred.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 615, relative to salary of the sheriff of Grafton County.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

- 1 Grafton County Sheriff. Amend RSA 104:29, as amended by 1955, 172:1, 247:1, 1957, 156:1, 309:4, 1961, 175:1, 1963, 129:1, 1965, 162:1 and 190:1, by striking out the entire section and inserting in its place the following: 104:29 I. Salaries of Sheriffs. The annual Salaries of the sheriffs of the below named counties shall be as follows:
 - (a) In Strafford, two thousand dollars.
- (b) In Belknap, fifteen hundred dollars, payable in twelve monthly installments.
 - (c) In Carroll, twelve hundred dollars.
 - (d) In Merrimack, two thousand dollars.
 - (e) In Hillsborough, two thousand four hundred dollars.
 - (f) In Coos, two thousand dollars.

- II. In Rockingham the annual salary of the sheriff shall be nine thousand five hundred dollars. Said salary shall be payment in full for all his services to the county. The county shall provide him with suitable transportation and he shall not be allowed the established rates for mileage allowable to other sheriffs. He shall be allowed reasonable expenses incurred during the performance of his duties and such expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other process which he may perform he shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and mileage charges at the end of each month. He shall in his annual report to the county commissioners report the number of civil writs and other process served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year.
- III. In Sullivan the annual salary of the sheriff shall be eight thousand dollars. Said salary shall be payment in full for all his services to the county. The county shall provide him with suitable transportation and he shall not be allowed the established rates for mileage allowable to other sheriffs. He shall be allowed reasonable expenses incurred during the performance of his duties and such expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other process which he may perform he shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and mileage charges at the end of each month. He shall in his annual report to the county commissioners report the number of civil writs and other process served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year.
- IV. In Cheshire the annual salary of the sheriff shall be nine thousand five hundred dollars which shall be paid monthly. Said salary shall be payment in full for all his services to the county. The county shall provide him with suitable transportation and he shall not be allowed the established rates for mileage allowable to other sheriffs. He shall be allowed reasonable expenses incurred during the performance of his duties and such expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other process which he may perform he shall collect the usual fees

allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and mileage charges at the end of each month. He shall in his annual report to the county commissioners report the number of civil writs and other process served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year.

V. In Grafton the annual salary of the sheriff shall be nine thousand five hundred dollars, payable in twelve monthly installments. Said salary shall be payment in full for all his services to the county. The county shall provide him with suitable transportation and he shall not be allowed the established rates for mileage allowable to other sheriffs. He shall be allowed reasonable expenses incurred during the performance of his duties and such expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other process which he may perform he shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and mileage charges at the end of each month. He shall in his annual report to the county commissioners report the number of civil writs and other process served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year.

Further amend the bill by striking out section 2 and inserting in place thereof the following:

2 Takes Effect. This act shall take effect July 11, 1965, provided, however, that paragraph V of RSA 104:29 as inserted by section 1 of this act shall not take effect until January 1, 1966.

* * *

On motion of Mrs. Moulton of New Durham the House concurred.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives: HB 704, establishing the water pollution commission as an independent agency.

Amendment

Amend section 11 of the bill by striking out the first line and inserting in place thereof the following:

11 Repeal. I. RSA 126-A:21, as inserted by 1961, 222:1, relative to

On a viva voce vote the House concurred.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 446, relative to town road aid.

Amendment

Amend section 1 of said bill by striking out the first two lines and inserting in place thereof the following:

1 Town Road Aid. Amend subsection (a) of RSA 241:2, as amended by 1955, 333:3 and 1957, 273:3 by striking

Further amend said section 1 by striking out the 7th line and inserting in place thereof the following:

apportion, on the basis of a sum of not less than one million two

* * *

On motion of Mrs. Moulton of New Durham the House concurred.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 106, providing additional retirement allowances for certain retired teachers.

Amendment

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

1 Teachers' Retirement System. Amend RSA 192 by inserting after section 25, as inserted by 1965, 195:1 the following new section: 192:26

Amend section 2 of said bill by striking out the third line and inserting in place thereof the following:

provided under RSA 192:26 as hereinbefore inserted,

* * *

On motion of Mrs. Moulton of New Durham the House concurred.

Introduction of a Guest

The Chair introduced former Governor Lane Dwinell as a guest of the House today.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 432, An Act relating to organization of savings banks.

Amendment

Amend RSA 386-A:4 as inserted by section 1 of the bill by striking out the third sentence and inserting in place thereof the following new sentence, An examination fee of five hundred dollars, payable to the bank commissioner, shall be paid when the petition is filed and may be used to defray the expenses of the proceedings on the petition, any remaining balance to be paid to the state treasury for the credit of the bank commissioner., so that said paragraph as amended shall read as follows:

386-A:4 Petition. A petition requesting approval of the proposed incorporation shall be filed with the bank commissioner. The petition shall be upon such form as may be prescribed by the bank commissioner and shall contain all the in-

formation required by such form, signed and verified under oath by the incorporators, to which shall be annexed a signed duplicate of the articles of agreement. An examination fee of five hundred dollars, payable to the bank commissioner, shall be paid when the petition is filed and may be used to defray the expenses of the proceedings on the petition, any remaining balance to be paid to the state treasury for the credit of the bank commissioner. The bank commissioner shall examine each petition and if he finds that it is duly completed, he shall forthwith refer the petition to the board of trust company incorporation. The bank commissioner shall then make such investigation of each petition as he considers expedient, for the purpose of more fully informing the board.

Amend RSA 386-A:6 as inserted by section 1 of the bill by inserting after the first sentence the following new sentences, The board shall keep a permanent verbatim record of all such evidence. The petitioners shall submit to the board in open hearing full information as to the identity and background of each person, firm or corporation who has subscribed to the initial capital of the proposed bank., so that said paragraph as amended shall read as follows:

386-A:6 Hearing. The board shall hear such evidence as may be presented by the petitioners and all other interested persons, firms and corporations, including members of the general public. The board shall keep a permanent verbatim record of all such evidence. The petitioners shall submit to the board in open hearing full information as to the identity and background of each person, firm or corporation who has subscribed to the initial capital of the proposed bank. In making its decision on each petition, the board shall not take favorable action unless it determines that:

- (1) the bank will serve a useful purpose in the community in which it is proposed to be established,
- (2) there is a reasonable expectation of its financial success,
- (3) its operation will not cause undue injury to existing institutions that accept funds from savers on deposit or share accounts, and
- (4) the applicants are persons of good character and responsibility, and

(5) there is reasonable prospect of raising such amount of initial capital funds as the board may determine to be reasonably necessary, but not less than the requirements of section 21 of this chapter.

Amend RSA 386-A:14 as inserted by section 1 of the bill by striking out the last sentence and inserting in place thereof the following new sentence, If they find that the public convenience and advantage will be served by the establishment of such corporation, that the proposed management of such corporation will be of satisfactory character, knowledge and experience in the field of banking, and that the proceedings in other respects conform to the provisions of this chapter, they shall so certify and endorse their approval upon the certificate., so that said paragraph as amended shall read as follows:

386-A:14 Approval of. Such certificate shall be submitted to the board of trust company incorporation, who shall examine the certificate, and who may require such amendment thereof or such additional information as they may consider necessary. If they find that the public convenience and advantage will be served by the establishment of such corporation, that the proposed management of such corporation will be of satisfactory character, knowledge and experience in the field of banking, and that the proceedings in other respects conform to the provisions of this chapter, they shall so certify and endorse their approval upon the certificate.

Amend RSA 386-A:17 as inserted by section 1 of the bill by striking out in line 9 the word "existence" and inserting in place thereof the word, existence, so that said paragraph as amended shall read as follows:

386-A:17 Certificate or Record as Evidence. The secretary of state shall also cause a record of the certificate of incorporation to be made, and such certificate, or such record or a certified copy thereof shall be conclusive evidence of the existence of such corporation.

Add the following new paragraph after RSA 386-A:19 as inserted by section 1 of the bill:

386-A:19-a Deposit Insurance. It shall be unlawful for any such corporation to commence business until it has qualified as a bank whose deposits are insured by the Federal Deposit Insurance Corporation or by any successor thereto. The

bank commissioner may cause any such corporation to cease doing business whenever it ceases to be qualified as required in this section.

Amend RSA 386-A:21 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following new section:

386-A:21 Minimum Capital Requirements and Guaranty Fund. The initial capital required to organize a savings bank shall consist of the following minimum amounts in cash or such greater sum as may be reasonably required by the board: fifty thousand dollars in towns and cities of not more than six thousand inhabitants, one hundred thousand dollars in towns and cities of more than six thousand inhabitants and not more than fifty thousand inhabitants, and two hundred thousand dollars in those of more than fifty thousand inhabitants. Such initial capital shall be subdivided into a special reserve and an initial surplus, in amounts fixed by the board. All amounts advanced for such purpose shall be evidenced by transferable capital debentures, in the case of a mutual savings bank, and by special deposit or capital stock, in the case of a guaranty savings bank. Such special reserve shall be used only for the purpose of meeting losses, but this restriction shall not apply to the initial surplus. The provisions of RSA 386:9 and 12 shall determine the required additions to capital funds for the purpose of building a guaranty fund and a guaranty fund surplus; and the commissioner may require any such bank to increase its capital funds or regulate the amount of its deposits, from time to time, as may be necessary, to comply with reasonable banking standards, not inconsistent with law.

Amend RSA 286-A:22 as inserted by section 1 of the bill by striking out the third sentence and inserting in place thereof the following new sentence, The total amount of the capital debentures or special deposits of such corporation held by any other savings bank shall not at any time exceed ten percent of the total capital debentures or special deposits issued by such corporation., so that said paragraph as amended shall read as follows:

386-A:22 Capital Debentures and Special Deposit. The issuance of capital debentures, including increases therein, shall be governed by the provisions of RSA 384:14-a (supp), except as otherwise provided in this chapter; but the commis-

sioner shall first approve the maturity, interest rate, and repayment provisions of each such debenture. No retirement of capital debentures, in whole or in part, shall be permitted which would leave the guaranty fund, or the guaranty fund plus the remaining special reserve, less in amount than the full and unimpaired guaranty fund required of such a bank under general law. The total amount of the capital debentures or special deposits of such corporation held by any other savings bank shall not at any time exceed ten percent of the total capital debentures or special deposits issued by such corporation. Such capital debentures shall be transferable only on the books of the corporation and shall be subordinate to all general deposits and to all other debts, claims and obligations of the bank. The issuance of special deposit or capital stock, including increases therein, shall be governed by the provisions of RSA 386:12-17.

Amend RSA 386-A:26-30, inclusive, as inserted by section 1 of the bill by striking out said sections.

Mr. Bigelow of Warner moved that the Rules of the House be so far suspended as to dispense with the reading of the amendment to HB 432 and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

On motion of Mr. Bigelow of Warner the House concurred in the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 608, An act relative to standards for tires on motor vehicles and trailers.

Amendment

Amend paragraph II of RSA 263:85 as inserted by section 1 of the bill by adding at the end the words, It is unlawful for any person to use or sell any used passenger car tires that have been regrooved., so that the paragraph is amended to read as follows:

II. "Special mileage commercial tire" shall mean a tire manufactured with an extra layer of rubber between the cord body and original tread design, which extra layer is designed for the purpose of recutting or regrooving, and which tire is specifically labelled as a special mileage commercial tire. It is unlawful for any person to use or sell any used passenger car tires that have been regrooved.

* * *

The Clerk read the amendment in full.

On motion of Mr. Coutermarsh of Lebanon the House concurred in the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 223, An act to regulate extension of operator's licenses of members of the armed forces during a war.

Amendment

Amend the bill by striking out paragraph II of RSA 261:15 as inserted by section 1 and insert in place thereof the following:

II. The provisions of this section become effective when the United States is at war as declared by Congress or by proclamation of the President of the United States, or when such member of the armed forces is actually engaged in a combat zone of an undeclared war.

* * *

On motion of Mr. Smith of Plymouth the House concurred in the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives: HB 748, An act relative to procedure for re-assessments of taxable property by the tax commission.

Amendment

Amend the bill by adding a new section 4 to the bill as follows:

4 No Transfer of Fund. Amend 1963, 199:1 by striking out in the appropriation for the department of labor the following:

"Less transfer from second injury fund.

42,500*

Net Appropriation

\$104,440

*Notwithstanding any other provision of law, the commissioner of labor is hereby directed to transfer from the balance in the second injury fund, established under the provisions of RSA 281:48, to the general funds of the state the sum of forty two thousand five hundred dollars. Said sum shall be credited against the appropriation made herein for the department of labor."

Further amend said section by striking out the figure "\$33,172,165." in the last line of said section and inserting in place thereof the figure, \$33,214,665.

Further amend the bill by striking out the original section 4 and inserting in place thereof the following:

5 Takes Effect. This act shall take effect upon passage.

The Clerk read the amendment in full.

On motion of Mr. Cole of Swanzey the House concurred in the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 207, An Act relative to assessors in the city of Rochester.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 City of Rochester. Amend section 19 of chapter 241 of the laws of 1891 by striking out said section and inserting in place thereof the following:

Section 19. The city council at their first meeting in January 1966 and thereafter in every second year shall appoint a full time assessor of taxes for a term of two years who shall perform all the duties and assume all the responsibilities and liabilities of assessors of taxes. At the same time the council shall appoint two other part time assessors of taxes, one for a term of two years and one for a term of four years, and in every second year thereafter the council shall appoint a part time assessor for a term of four years. The part time assessors, with the full time assessor, shall hear and determine all applications for abatement of taxes. The part time assessors shall assist the full time assessor at other times and upon other occasions when he requests them to do so.

* * *

The Clerk read the amendment in full.

Mr. Corriveau of Rochester moved that the House nonconcur in the Senate amendment and that a Committee of Conference be appointed.

Mrs. Hartigan of Rochester spoke in favor of the motion.

On a *viva voce* vote the motion was adopted and Messrs. Corriveau, Dumont and Rolfe of Rochester were appointed conferees on the part of the House.

Committee Reports

SB 132, legalizing the proceedings of a special meeting of the Amherst school district on June 15, 1965, Mrs. Demers of Lebanon for Education. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 449, to provide school aid for effort to establish area or cooperative school districts, Mrs. Demers of Lebanon. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 1 and by renumbering sections 2 and 3 to read 1 and 2.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 766, to amend the education law with respect to special meetings of the school district, Mrs. Demers of Lebanon for Education. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 788, providing that the sheriff shall have custody of the jail in his county, Mr. Schatz of Hill for Municipal and County Government. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the title and inserting in its place the following:

An act to provide for an optional provision for the custody of the jail and house of correction in Rockingham County.

Amend the bill by striking out section 1 and inserting in its place the following:

- l Custodian in Rockingham County. Amend RSA 619:7 by striking out the section and inserting in its place the following:
- 619:7 Custodian. I. The sheriff shall have the custody of the jail in his county and of the prisoners therein, and shall keep the same in person or by deputy unless the jail is located at the county farm, when the superintendent of said farm shall have the custody of both jail and prisoners and shall keep the same in person or by deputy.
- II. Notwithstanding the provisions of paragraph I of this section, at the option of the county convention of Rockingham County, a joint committee of the sheriff and the board of county commissioners of Rockingham County shall have the custody of the jail and house of correction in Rockingham County, and of the prisoners therein.

On a viva voce vote the amendment was adopted.

At the request of Mr. McMeekin of Haverhill, Mr. Cole of Swanzey explained the amendment.

(discussion ensued)

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 786, to provide for voting by representative districts for house of representatives and other offices. Mr. Brummer of Lisbon for the Majority of the committee, Ought to pass with amendment.

Amendment

Amend the bill by striking out section 25 and inserting in its place the following new sections:

25 Application. Nothing herein shall be construed as affecting the term of office of members of the county conventions in office at the time this act becomes effective but said members shall continue in office until the expiration of their respective terms. Nothing herein shall be construed as affecting in any way the term of office of members of the constitutional convention in office at the time this act becomes effective but said members shall continue in office until others are chosen in their stead.

26 Takes Effect. Except as limited by section 25, this act takes effect sixty days after its passage.

* * *

Minority report, Ought to pass with amendment, Mr. Mc-Gee of Lincoln, Mr. Kelsey of Nottingham, Mesdames Clark of Lee, Marx of Langdon, White of Portsmouth, Demers of Lebanon, Brungot of Berlin and Mr. Urie of New Hampton.

Amendment

Amend RSA 24:1, as inserted by section 14 of the bill, by striking out the section and inserting in its place the following:

24:1 Members. The county convention consists of representatives from the representative districts of the county. In those representative districts that contain more than one town, ward, or unincorporated place, the towns and wards that do not

have a representative residing in them are each entitled to a member to the convention. If a member to the convention is elected in the same town in which a newly elected representative resides, the member who is elected from that town may not be seated at the convention.

Amend RSA 24:9-b, as inserted by section 17 of the bill, by striking out the section and inserting in its place the following:

24:9-b — Notice. During the month of December in each even-numbered year the secretary of state shall mail, to each person elected a member of the county convention at the biennial election next preceding who is not a representative, a notice stating: (1) the date when and the place where the first meeting of the county convention will be convened; (2) the member will be entitled to receive three dollars per day for actual attendance and mileage of ten cents a mile for travel to and from the place of meeting. A copy of the roster of new members of the legislature shall be mailed coincidentally with the mailing of the notice. Notice of this meeting shall be printed for two legislative days in the journal of the house of representatives.

Amend the bill by striking out sections 15, 16, 18, and 19, and by renumbering sections 17, 20, 21, 22, 23, 24 and 25 to read sections 15, 16, 17, 18, 19, 20 and 21.

The reports were accepted.

On a viva voce vote the majority amendment was adopted.

Mr. Kelsey of Nottingham offered the following amendment and moved its adoption.

Kelsey Amendment (Same as above)

The Clerk read the amendment in full.

Mr. Kelsey explained the amendment.

Mr. Spanos of Newport spoke against the amendment.

(discussion ensued)

(Mr. Taft in the Chair)

Parliamentary Inquiry

Mr. McMeekin of Haverhill rose on a point of parliamentary inquiry.

The Chair advised that the House had adopted the committee amendment and were now on the amendment as printed in the Journal of June 9 offered by Mr. Kelsey.

The question is on the Kelsey amendment.

Mr. McGee of Lincoln spoke in favor of the Kelsey amendment and offered the following amendment to the amendment.

Amendment to the Amendment

Amend RSA 24:1, as inserted by section 14 of the bill and as proposed to be amended by the amendment on pages 2418-19, Journal of Friday June 25, by striking out the section and inserting in its place the following:

24:1 Members. The county convention consists of representatives from the representative districts of the county. In those representative districts that contain more than one town, ward, or unincorporated place, the selectmen of the towns and wards that do not have a representative residing in them shall nominate a slate of not more than two persons to the county convention. The county convention shall then elect one af the slate presented as a delegate to the county convention from that town.

* * *

The Clerk read the amendment in full.

Mr. McGee of Lincoln spoke in favor of the amendment to the amendment.

(discussion ensued)

Mrs. Brungot of Berlin and Mrs. St. John of Barnstead and Messrs. Urie of New Hampton, Coutermarsh of Lebanon, Plumer of Bristol and McGee of Lincoln spoke in favor of the amendment to the amendment.

Messrs. Murphy of Pittsfield, Spitzli of Walpole, McMeekin of Haverhill and McIntosh of Cornish spoke against the amendment to the amendment.

Mr. Spanos of Newport spoke a second time against the amendment to the amendment.

Mr. Maloomian of Somersworth moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the McGee amendment to the amendment.

On a *viva voce* vote the Chair was in doubt and requested a division.

99 members having voted in the affirmative and 193 in the negative the amendment to the amendment was not adopted.

The question now being on the Kelsey amendment.

Mr. Kelsey of Nottingham requested a division vote.

The division vote being manifestly in the negative the Kelsey amendment was not adopted.

The question now being, shall the bill be read a third time.

On a viva voce vote the bill was ordered to a third reading.

SB 115, to improve the administration of the department of resources and economic development, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

l Organization of Department. Amend RSA 12-A:1 (Supp) as inserted by 1961, 223:3 by striking out said section and inserting in place thereof the following: 12-A:1 Establishment. There shall be a department of resources and economic development under the executive direction of a commissioner of resources and economic development. The department shall include but not be limited to divisions of forests, parks, planning, promotion, recreational development and industrial development.

- 2 Assistant Commissioner in Charge of Business Administration. Amend RSA 12-A (supp) as inserted by 1961, 223 by inserting after RSA 12-A:2 the following new section: 12-A:2-a Assistant Commissioner in Charge of Business Administration. The commissioner, subject to approval of the governor and council, shall appoint an assistant commissioner in charge of business administration, who shall serve for an indefinite term. He may be removed by the commissioner, subject to approval of the governor and council.
- 3 Directors of Divisions. Amend RSA 12-A:3 (supp) as inserted by 1961, 223:3 by striking out said section and inserting in place thereof the following: 12-A:3 Directors of Divisions. The commissioner, after consultation with the advisory commission, shall nominate for appointment by the governor and council a director of forests, who shall be known as the state forester, a director of parks, a director of planning, a director of promotion, a director of recreational development, and a director of industrial development each of whom shall serve, subject to the provisions of RSA 4:1 for a term of four years from the date of his appointment and until his successor is appointed and qualified. Any vacancy in such offices shall be filled for the unexpired term in the same manner as the original appointment. Directors of divisions are responsible for the administration and operation of their respective divisions subject to the supervisory authority of the commissioner as set forth in section 2 of this chapter.
- 4 Industrial Agents. Amend RSA 12-A (supp) as inserted by 1961, 223 by inserting after RSA 12-A:3-a Industrial Agents. The director of industrial development, subject to approval of the governor and council, shall appoint four industrial agents who shall be qualified by training and experience for the promotion and attraction of new industry to this state, and for aiding and encouraging industrial expansion within the state. Said industrial agents shall serve for an indefinite term, and may be removed by the director of industrial development with approval of the governor and council.
- 5 Salaries. Amend RSA 12-A:4 as inserted by 1961, 223:3 by striking out said section and inserting in place thereof the following: 12-A:4 Salaries. The annual salaries of the commissioner of resources and economic development, the assistant commissioner in charge of business administration, the direc-

tors of divisions, and the industrial agents shall be as provided in RSA 94 (supp) as hereafter amended.

6 Division of Forests. Amend RSA 12-A:8 (supp) as inserted by 1961, 223:3 by striking out said section and inserting in place thereof the following: 12-A:8 Forestry and Recreation Commission Abolished; Transfer of Functions and Powers, Tenure. The forestry and recreation commission, established pursuant to RSA 216, as amended, is hereby abolished. All of the powers, duties, functions, personnel, records, and property are hereby transferred to the department of resources and economic development. The commissioner of resources and economic development, with approval of the advisory commission, shall assign such thereof to the division of forests and such to the division of parks as is found necessary and advisable. Whenever reference is made to the forestry and recreation commission in the statutes, it shall henceforth be construed to mean the department of resources and economic development. Whenever reference is made to the division of resources development, it shall henceforth be construed to mean the division of forests, department of resources and economic development. The tenure of members of the forestry and recreation commission shall terminate upon the appointment and qualification of the directors of the divisions of forests and of parks.

7 Director of Forests. Amend RSA 12-A:9 (supp) as inserted by 1961, 223:3 by striking out the same and inserting in place thereof the following: 12-A:9 Director of Forests; Initial Appointment and Tenure. The state forester in office on the effective date of this act shall continue in office as director of the division of forests subject to the provisions of this act. His tenure and salary shall be as herein established for the director of forests. All of the powers, duties, and functions heretofore performed by the state forester or director of division of resources development pursuant to any provisions of the statutes shall henceforth be performed by the director of the division of forests subject to the provisions of the act. Whenever reference is made to the state forester or director of the division of resources development in any provision of the statutes, it shall henceforth be construed to mean the director, division of forests, department of resources and economic development.

- 8 Repeal. RSA 12-A:13 (supp) as inserted by 1963, 291:1 and RSA 12-A:14 (supp) as inserted by 1963, 291:1 are hereby repealed.
- 9 Division of Economic Development Abolished; Transfer of Functions. The division of economic development, department of resources and economic development and the office of director of economic development are hereby abolished. All of the powers, duties, functions, personnel, records and property of the division of economic development, department of resources and economic development as established by the Laws of 1961, 223 are hereby transferred to the divisions of planning, promotion, recreational development and industrial development as established by this act. The classified positions of director of industrial sub-division, director of planning subdivision, director of promotion sub-division, supervisor of commercial development, and the four senior industrial agent positions are hereby abolished. Classified employees in the division of economic development abolished by this act shall be transferred to equivalent or higher paid positions of like tenure within the new divisions established by this act. Except as otherwise provided in this section, no position of the state classified service nor the tenure of any permanent classified employee within said division of economic development shall be affected by this act.
- 10 Tenure of Office of Directors of Forests and Parks. The tenure of office of the director of the division of forests and the director of the division of parks is as provided in laws of 1961, 223:3.
- 11 Assistant Commissioner in Charge of Business Administration; Initial Appointment. The supervisor of the business management section of the department of resources and economic development on the effective date of this act shall continue in office as the assistant commissioner in charge of business administration subject to the provisions of this act. His tenure and salary shall be as herein established for the assistant commissioner in charge of business administration. All of the powers, duties, and functions heretofore performed by said supervisor of the business management section shall henceforth be performed by the assistant commissioner in charge of business administration. The classified position of supervisor business management section, department of economic development is hereby abolished.

- 12 Director of Planning; Initial Appointment. The director of the planning sub-division of the division of economic development, department of resources and economic development on the effective date of this chapter shall continue in office as the director of the division of planning, department of resources and economic development. His term of office expires on April 1, 1967, and the succeeding appointment shall be for a term of four years.
- 13 Director of Promotion; Initial Appointment. The director of the promotion sub-division of the division of economic development, department of resources and economic development on the effective date of this chapter shall continue in office as the director of the division of promotion, department of resources and economic development. His term of office expires on April 1, 1967 and the succeeding appointment shall be for a term of four years.
- 14 Director of Industrial Development; Initial Appointment. The director of the industrial subdivision, division of economic development, department of resources and economic development, on the effective date of this chapter, shall continue in office as the director of the division of industrial development, department of resources and economic development. His term of office expires on April 1, 1968 and the succeeding appointment shall be for a term of four years.
- 15 Director of Recreational Development; Industrial Agents; Initial Appointments. The term of office of the initial appointee to the office of director of the division of recreational development, department of resources and economic development expires on April 1, 1968. The succeeding appointment to this office shall be for a term of four years. The initial appointments to the office of industrial agent shall be made in accordance with the provisions of this chapter.
- 16 Salaries. Amend RSA 94:1 as amended by 1955, 153:2, 321:1, 323:4, 6, 335:8, 1957, 90:1, 223:2, 274:4, 7, 315:2; 1959, 199:4, 268:12; 1961, 166:5, 221:4; 222:5, 223:4; 266:12, 1963, 39:2, 132:2, 209:2, 303:14 and 328:17 by striking out the following lines:

Commissioner of resources and economic development

Deputy director of recreation \$7,765.10 \$8,831.16

Director of division of	\$ 9,621.04	\$10,947.04
economic development		
Director of division of parks	\$ 9,621.04	\$10,947.04
Director of division of	\$ 9,621.04	\$10,947.04
resources development	41	
and inserting in proper alphabetical	place the foll	lowing new
lines:		
Commissioner of resources and	\$15,000.00	\$16,500.00
economic development		
Assistant commissioner, department	\$10,500.00	\$12,000.00
of resources and economic		
development		
Director, division of forests	\$13,000.00	\$14,500.00
Director of division of industrial	\$12,000.00	\$13,500.00
development		
Director of division of parks	\$13,000.00	\$14,500.00
Director of division of planning	\$12,000.00	\$13,500.00
Director of division of promotion	\$12,000.00	\$13,500.00
Director of division of recreational	\$12,000.00	\$13,500.00
development	11	
Industrial agent (4)	\$10,500.00	\$12,000.00
	п	11 *

17 Gifts of Land and Personal Property. Amend RSA 219:5 as amended by 1961, 223:3 by striking out said section and inserting in place thereof the following: 219:5 Gifts of Land. With the approval of the governor and council, the department is empowered to receive, in the name of the state, land by gift, escheat, or otherwise, without cost, for the purpose of a state forest or reservation. It shall record the necessary papers; map and survey the land; protect it from fire; plant, cut and otherwise improve the forests within the limits of its appropriation. The department shall keep an accurate inventory of lands under its administration; copies of deeds conveying same; maps of these areas including indications of all roads, structures and other improvements made thereon; records of all leases or licenses of such properties, whether these properties belong to the state or when the state is lessee of such properties. It shall also survey these properties and set suitable bound markers thereon. It may receive in the name of the state articles, furnishings and documents related to the historic sites under its jurisdiction, keeping an accurate inventory record thereof and of their disposition.

- 18 Conservation. Amend RSA 219, as amended by 1961, 233:3 by adding to it the following new section: 219:36 Conservation Purposes. Lands now or hereafter administered by the department shall be dedicated to forestry, recreation or other conservation purposes only, notwithstanding any other provision of law.
- 19 Repeal. RSA 221:1, 2, 3, 4, 5, 6, 15 and 16 as amended by 1961, 223:3 are hereby repealed.
- 20 Transfer of Appropriations. Any sums or parts of sums provided in the appropriation acts for the year ending June 30, 1966 and the year ending June 30, 1967 for classified positions in the department of resources and economic development, which have been abolished by this act shall be deemed to be appropriated for unclassified positions in said department as altered by this act.
- 21 Advisory Commission. Amend RSA 12-A:5 as inserted by 1961, 223:3 by striking out the words "one from the general public" and inserting in their place the words, one of labor, so that the section is amended to read as follows:
- 12-A:5 Advisory Commission Established. There shall be a commission advisory to the commissioner of resources and development consisting of seven members each of whom shall be appointed by the governor and council for a term of five years and until his successor is appointed and qualified. Provided, however, that the initial appointments hereunder shall be for the following terms: two members for a term of five years, two members for a term of four years, one member for a term of three years, one member for a term of two years and one member for a term of one year. As the terms of initial appointees expire succeeding appointments shall be for terms of five years. In the event of a vacancy in membership, appointments shall be made in the same manner but for the unexpired term only. The commission shall be composed of residents of the state of New Hampshire, at least one of whom shall be qualified, experienced and representative of manufacturing, one of agriculture, one of recreation, one of forestry, one of labor, one of commerce and one of public relations. The governor shall designate a chairman from among its membership which he shall do annually thereafter and no member shall be eligible to serve as chairman more than three years whether or not his service as such has been consecutive or interrupted.

Members of the commission shall serve without compensation but shall be entitled to receive mileage and expenses when in the performances of duties required hereunder.

22 Takes Effect. This act shall take effect as of July 1, 1965.

Minority: Inexpedient to legislate, Mrs. Winkley of Rochester and Messrs Watson of Belmont, Ducharme of Goffstown, Roy of Berlin, Phelps of Andover, Bartlett of Goffstown, Conover of Manchester and Sewall of Newmarket.

Mr. Bradshaw of Keene explained the majority amendment.

(discussion ensued)

On a viva voce vote the amendment was adopted.

Mr. Watson of Belmont moved that SB 115 be indefinitely postponed and spoke in favor of the motion.

Messrs Claffin of Wolfeboro and Taft of Greenville spoke against the motion.

Mr. Craig of Manchester spoke in favor of the motion.

(discussion ensued)

Mr. Watson of Belmont spoke a second time in favor of the motion.

(discussion ensued)

The question being on the motion to indefinitely postpone SB 115.

On a viva voce vote the motion was not adopted.

Mr. Watson requested a division.

118 members having voted in the affirmative and 197 in the negative, the motion to indefinitely postpone was lost.

The question now being, shall the bill be read a third time.

On a viva voce vote the bill was ordered to a third reading.

Committee Reports

HB 653, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1966,

Miss Normandin for Engrossed Bills. Ought to pass with amendment under Joint Rule No. 6.

Amendment

Amend the bill by striking out in the footnote bearing an asterisk after the appropriation for the division of parks in the department of resources and economic development the figure "\$827,942" and inserting in place thereof the figure, \$794,942.

The Clerk read amendment in full.

On a *viva voce* vote the amendment under Joint Rule No. 6 was adopted.

HB 654, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1967, Miss Normandin for Engrossed Bills. Ought to pass with amendment under Joint Rule No. 6.

Amendment

Amend the bill by striking out in the footnote bearing an asterisk after the appropriation for the division of parks in the department of resources and economic development the figure "\$490,660" and inserting in place thereof the figure, \$550,660.

The Clerk read the amendment in full.

On a *viva voce* vote the amendment under Joint Rule No. 6 was adopted.

(Recess)

(After Recess)

(Mr. Taft in the Chair)

HB 678, to aid a program for the talented student, Mrs. Demers of Lebanon for Education. Ought to pass.

Mr. Brown of Peterborough offered the following amendment and urged its adoption.

Amendment

Amend the bill by striking out section 2 and inserting in its place the following new section:

2 Use of Graduate Students. This general court directs that this study be accomplished on a part time basis by personnel already employed by the department of education. It is the belief of this general court that some graduate education students at the Durham, Plymouth and Keene branches of the University of New Hampshire could do necessary research and preparation of a final report. Such students could offer this work to the university authorities as the research thesis they must prepare to earn the degree of master of education.

* * *

The Clerk read the amendment in full.

Mr. Brown explained the amendment.

Mr. LeVasseur of Goffstown spoke in favor of the amendment.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 405, to change the fees for lobster licenses and to regulate the taking of lobsters, Mr. Rolfe of Rochester for Fish and Game. Ought to pass with amendment.

Amendment

Amend section 1 by adding after the word "lobsters" in the ninth and fifteenth lines the words, or crabs; and by adding at the end the sentence, Nothing in this section shall pertain to the taking of green crabs, so that the section is amended to read:

1 Lobsters. Amend RSA 211:18 by striking out the section and inserting in its place the following:

211:18 License. No person may at any time place, set, keep, maintain, supervise, lift, raise or draw in, from any water under the jurisdiction of this state, or in any way aid or assist in so

doing, any pot, trap, warp, or any other device used in taking lobsters or crabs without first getting a special license; nor during the time from sunset to one hour before sunrise. The director shall issue the special license under rules and regulations and in the form prescribed by him. The fee for such a license is twenty-five dollars. If a person does not take lobsters or crabs for the purpose of selling them and does not use more than five traps, the fee is ten dollars. The fees and fines collected under the provisions of this subdivision and the expenses of enforcing the subdivision shall be accounted for separately by the director. Nothing in this section shall pertain to the taking of green crabs.

Amend section 2 of the bill by inserting after the word "lobster" in the eighth line the words, or crabs, so that the section is amended to read:

- 2 Lobsters. Amend RSA 211:20 by striking out the section and inserting in its place the following:
- 211:20 Helper's License. Any person licensed under the provisions of section 18 of this chapter may get a helper's license which entitles him to have the help of a person in the taking of lobsters or crabs if the helper meets the requirements set forth by RSA 211:23. The helper's license may be transferred to any one helper employed by the licensee, but may not be transferred to a person who previously had a lobster license which was suspended. The fee for a helper's license is ten dollars.

Amend section 3 of the bill by adding at the end the following: This section shall not apply to lobsters spawning in cars or pounds, if they are, upon discovery, immediately marked and liberated alive in the coastal waters, nor shall anything herein contained be construed as prohibiting the director or his agents from possessing and transporting female lobsters carrying spawn, or having the distinctive mark, for propagation purposes, so that the section is amended to read:

- 3 Lobsters. Amend RSA 211:26 by striking out the section and inserting in its place the following:
- 211:26 Female Lobsters. Whoever takes, buys, sells, or has in his possession any female lobster bearing eggs or marked as specified in section 24 of this chapter shall be fined twenty-five dollars, and not more than fifty dollars nor less than twenty-five

dollars for each additional female lobster involved. However, a person who takes any such lobster and immediately returns it alive to the waters from which it was taken is not subject to the penalty. This section shall not apply to lobsters spawning in cars or pounds (if they are, upon discovery, immediately marked and liberated alive in the coastal waters, nor shall anything herein contained be construed as prohibiting the director or his agents from possessing and transporting female lobsters carrying spawn, or having the distinctive mark, for propagation purposes.

Amend the bill by striking out section 5 and inserting in its place the following:

5 Amend RSA 211:37 by striking out the same and inserting in its place the following:

211:37 Prohibition. If a conservation officer informs a person that his boat, automobile, truck, or any motor vehicle, wharf, dock or landing or contents thereof are about to be inspected, it is unlawful for the person to throw or dump or cause to be thrown or dumped from any boat, automobile, truck or other motor vehicle, dock, wharf, or landing, or destroy or cause to be destroyed, any fish, lobsters, crabs, shellfish, or any pot, trap, car, contrivance, bag, box or other receptacle used for storing or catching lobsters or crabs, or the contents thereof, or any article or thing, or to cut loose any article or thing which may be attached to the boat, automobile, truck or any other motor vehicle, dock, wharf, or landing prior to the inspection. If a person refuses or attempts to refuse to stand by for such inspection he is subject to arrest. Any person violating the provisions of this section shall be fined not less than one hundred dollars nor more than five hundred dollars or imprisonment for six months or both. The director shall suspend the license of the person for not less than one year. Any lobsters or crabs thrown or dumped or caused to be thrown or dumped in violation of this section are prima facie evidence that these lobsters or crabs were taken in violation of these statutes and an additional fine of not less than twenty-five dollars nor more than fifty dollars for each lobster or crab shall be imposed if the lobsters or crabs are thrown or dumped or caused to be thrown or dumped in violation of this section.

Amend the bill by striking out section 6 and inserting in its place the following:

- 6 Violation. Amend RSA 211:44 by striking out the section and inserting in its place the following:
- 211:44 Penalties. Any person who violates a provision of this subdivision shall be penalized as follows: For a violation of section 22, 23, 23a, 32, 34, 35, 38, or 39, a fine of not more than one hundred dollars for each offense. For a violation of sections 18, 18a, 20, 21, 31, a fine of not more than one hundred dollars or imprisonment for not more than thirty days, or both; for a violation of 24, 25, 26, 27, or 29, a fine of twenty-five dollars and not less than twenty-five dollars nor more than fifty dollars additional for each lobster or crab or parts thereof involved. For a violation of any statute pertaining to lobsters or crabs where no penalty is provided a fine of not more than one hundred dollars.

Amend the bill by striking out sections 7, 8 and 9 and inserting in their place the following:

- 7 Jurisdiction. Amend RSA 211:19 by striking out the section and inserting in its place the following:
- 211:19 Definition. The words "waters under the jurisdiction of this state" as used in this chapter shall include all coastal waters within the following described line: Beginning at the Massachusetts-New Hampshire boundary line between the towns of Salisbury, Massachusetts and Seabrook, New Hampshire; thence extending easterly to a line known as the line dividing the high seas from inland waters shown as a broken purple line on the United States Coast and Geodetic survey of the East Coast, Portsmouth to Cape Ann; thence following said line in a northerly direction to a point where it intersects the Maine-New Hampshire boundary line extending easterly.
- 8 Residence Required. Amend RSA 211:23 by adding after the word "purpose" in line 6 the words, no person shall wilfully make a false statement in applying for a license, so that the section is amended to read:
- 211:23 Who May Take Lobsters and Crabs. No person shall take lobsters or crabs from the waters of New Hampshire unless he is a bona fide resident of the state, and no license shall be issued to a person unless he shall furnish proof that he has resided within the state for at least five years immediately preceding his application for a license and has not during that time claimed a residence in any other state for any purpose. No per-

son shall wilfully make a false statement in applying for a license. Provided further that the five-year resident requirement for a license shall be waived in the case of a resident who does not at any one time use more than five traps for taking of lobsters.

- 9 Special License. Amend RSA 211 by inserting after section 18 a new section to read as follows:
- 211:18-a Green Crabs. Green crabs may be taken in any quantity by any legal method. The director shall issue the special license under rules and regulations and in the form prescribed by him. The fee for such license is one dollar.

Further amend the bill by inserting after section 9 the following new section:

- 10 Closing of Winnicut river to Fishing. Amend RSA 211 by inserting after section 46 the following new section:
- 211:46-a Prohibition. Winnicut river in Greenland from the Winnicut river dam and fish ladder to the south side of the Boston and Maine railroad bridge over the Winnicut river is closed to the taking of all species of fish including eels from March 1st to May 1st in each year. Any other area may be closed to the taking of any and all species of salt water fish by the director and commission when deemed in the best interest of the natural resource. Maximum penalty for violation hereof shall be not more than one hundred dollars and hunting and fishing licenses may be revoked for a period not to exceed one year for each violation hereof.

Further amend the bill by adding after section 10 the following new section:

11 Effective Date. This act takes effect sixty days after its passage.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 574, to authorize the director of fish and game to license and regulate the operation of snow traveling vehicles, Mr. Wheeler of Shelburne for Fish and Game. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the words, license and, so that the title is amended to read: An act to authorize the director of fish and game to regulate the operation of snow traveling vehicles.

Amend paragraph I of RSA 214:38 as inserted by section 1 of the bill by striking out the words "is authorized" in the second line and inserting in its place the word, may, so that the paragraph is amended to read: I. The director of fish and game may issue rules and regulations for the operation and use of snow traveling vehicles.

Further amend 214:38 as inserted by section 1 of the bill by striking out paragraphs II, III, and IV.

* * *

On a viva voce vote the amendment was adopted.

Mr. Sherman of Lancaster moved that HB 574 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Mr. London of New London explained the bill.

(discussion ensued)

Mr. Oleson of Gorham spoke against the motion.

Mr. Smith of Plymouth further explained the bill.

Messrs. Hayes of Madison, and Cole of Swanzey spoke against the motion.

On a *viva voce* vote the motion to indefinitely postpone was lost.

On a viva voce vote the bill was ordered to a third reading.

HB 597, to amend the fixing of lawful speed limits on the highways and to provide for penalties and other sanctions for violation thereof, Mr. Barnard of Goffstown for Transportation. Ought to pass with amendment.

Amendment

Amend the bill by striking out sections 1, 2, and 3 and inserting in their place the following:

- 1 Speed Limits. Amend RSA 262-A:54, (supp) as inserted by 1963, 330:1, by striking out said section and inserting in place thereof the following:
- 262-A:54 Basic Rule and Maximum Limits. I. No person shall drive a vehicle on a highway at a speed greater than is reasonable and prudent under the conditions and having regard to the actual and potential hazards then existing. In every event speed shall be so controlled as may be necessary to avoid colliding with any person, vehicle, or other conveyance on or entering the highway in compliance with legal requirements and the duty of all persons to use due care.
- II. Where no hazard exists that requires lower speed for compliance with paragraph I of this section, the speed of any motor vehicle not in excess of the limits specified in this section or established as hereinafter authorized shall be prima facie lawful, but any speed in excess of the limits specified in this section or established as hereinafter authorized shall be prima facie evidence that the speed is not reasonable or prudent and that it is unlawful.
- (a) Twenty miles per hour when passing a school during recess or while children are going to or leaving school during opening or closing hours;
- (b) Thirty miles per hour in any business or urban residence district;
- (c) Thirty-five miles per hour in any rural residence district, and on any class V highway outside the compact part;
- (d) Sixty miles per hour in other locations, except as provided in (e);
- (e) Seventy miles an hour on the interstate system, the central New Hampshire turnpike and the eastern New Hampshire turnpike in locations where said highways are four-lane divided highways or other divided highways of four or more lanes.

The limit specified in (e) shall be the maximum lawful speed and no person shall drive a vehicle on said highways at a speed in excess of such maximum limit. The prima facie speed limits set forth in this section may be altered as authorized in section 56.

- III. The driver of every vehicle shall, consistent with requirements of paragraph I, drive at an appropriate reduced speed when approaching and crossing an intersection or railway grade crossing, when approaching and going around a curve, when approaching a hillcrest, when traveling upon any narrow or winding roadway, and when special hazard exists with respect to pedestrians or other traffic by reason of weather or highways conditions.
- 2 Exceptions. Amend RSA 262-A:56 (supp) as inserted by 1963, 330:1 by striking out said section and inserting in place thereof the following:
- 262-A:56 Establishment of State Speed Zones. Whenever the commissioner of public works and highways shall determine upon the basis of an engineering and traffic investigation that any prima facie speed limit hereinbefore set forth is greater or less than is reasonable or safe under the conditions found to exist at any intersection or other place or upon any part of the state highway system, outside the compact part of cities or towns, said commissioner may determine and declare a reasonable and safe prima facie speed limit thereat which shall be effective when appropriate signs giving notice thereof are erected. Such a prima facie speed limit may be declared to be effective at all times or at such times as are indicated upon the said signs. The commissioner shall keep and maintain a full and complete record of all speed zones established by him and all alterations, amendments or removal thereof.
- 3 Local Authorities. Amend RSA 262-A (supp) as inserted by 1963, 330:1 by inserting after section 56 the following new section:
- 262-A:56-a Alterations of Limits. (a) Whenever local authorities in their respective jurisdictions determine on the basis of an engineering traffic investigation that the prima facie speed permitted under this chapter is greater or less than is reasonable and safe under the conditions found to exist upon a highway or part of a highway, the local authority may determine and declare a reasonable and safe prima facie limit thereon which (1) decreases the limit at intersections; or (2) increases the limit within an urban district but not to more than sixty miles per hour; or (3) decreases the limit outside an urban district but not to less than thirty miles per hour.

- (b) Local authorities in their respective jurisdictions shall determine by an engineering and traffic investigation the proper prima facie speed for all arterial streets and shall declare a reasonable and safe prima facie limit thereon which may be greater or less than the prima facie speed permitted hereunder for an urban district.
- (c) Any altered limit established as hereinabove authorized shall be effective at all times or during hours of darkness or at other times as may be determined when appropriate signs giving notice thereof are erected upon such street or highway.
- (d) Any alteration of limits on state highways or extensions thereof in a municipality by local authorities shall not be effective until such alteration has been approved by the commissioner of public works and highways.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Introduction of a Bill

HB 796, providing for additional appropriations to meet certain contractural deficiencies, was read a first and second time and referred to Appropriations under the Rules.

(Speaker in the Chair)

HB 768, relative to the manufacture, transportation and sale of wine, Mr. Guild of Gilford, for Ways and Means. Inexpedient to legislate.

Mr. Stafford of Laconia moved that HB 768 be referred to Legislative Council and spoke in favor of the motion.

Mr. Plumer of Bristol moved that HB 768 be indefinitely postponed and spoke in favor of the motion.

Mr. Pickett of Keene rose on a point of Parliamentary Inquiry.

The Chair stated that the motion to refer to the Legislative Council had a higher preference than the motion to indefinitely postpone which was therefore not in order.

Mr. Pickett of Keene spoke in favor of the motion to refer to Legislative Council.

(discussion ensued)

Mr. LeVasseur of Goffstown spoke against the motion.

(discussion ensued)

Mr. Oleson of Gorham spoke in favor of the motion.

Mr. Guild of Gilford spoke against the motion.

Mr. Chaig of Manchester spoke in favor of the motion.

(discussion ensued)

Messrs. Feldman of Manchester, Kearns of Manchester and Coutermarsh of Lebanon spoke in favor of the motion.

Mr. LeVasseur of Goffstown and Mr. Plumer of Bristol spoke a second time against the motion.

(discussion ensued)

Mr. Vachon of Manchester moved the previous question and it was sufficiently seconded.

Question being shall the main question now be put.

On a *viva voce* vote the motion was adopted.

Question being on the motion that HB 768 be referred to Legislative Council.

On a *viva voce* vote the Chair was in doubt and requested a division.

168 members having voted in the affirmative and 110 having voted in the negative the motion was adopted.

* * *

HB 792, to establish a new apportionment for the assessment of public taxes, Mr. Peever of Salem for Ways and Means. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Mr. Bradshaw of Keene moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion. On a viva voce vote the motion was adopted.

HB 486, relative to future water supplies for the town of Durham, Mr. Claffin for Resources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend the bill by striking out the title and inserting in its place the following: An Act

relative to future use of portions of the waters of the Lamprey river and/or its tributaries for public water supplies.

Further amend the bill by striking out all after the title and inserting in its place the following:

Whereas, the General Court has established by general legislation a policy to provide on a state-wide basis for long-range planning for the water supply requirements of the people of this state; and

Whereas, a study has been completed on behalf of the town of Durham and the University of New Hampshire which shows that the Lamprey river is the best source for a needed addition to the public water supply for the town of Durham and the University of New Hampshire, therefore

Be it Enacted by the Senate and House of Representatives in General Court Convened.

l Use of Waters. The towns of Durham, Epping, Lee, Newmarket and Raymond shall have the use of the waters of the Lamprey river and its tributaries within said towns for the purpose of public water supplies to the exclusion of all other municipalities. Except as provided in sections 2 and 3, this act shall not affect the respective rights and powers of said towns or any other towns in which are located portions of the Lamprey river and/or tributaries thereto under RSA 38 to use such waters flowing within their respective borders for the purpose of public water supplies. In the event that the towns within which flow the waters of the Lamprey River and/or its tributaries, or any combination thereof shall use such waters flowing within their respective borders for the purpose of public water supplies, and there shall prove to be an insufficient amount of water to meet their respective requirements, the allocation of said waters among the towns which use said waters for public water supply

purposes shall be determined by the General Court upon application to any of said towns under and in pursuance of the provisions of RSA 148-A, provided that the town of Durham shall be liable for and pay to the owners of any of the rights enumerated above all loss, cost, damage and expense incurred by any of such owners on or with reference to the Lamprey river or its tributaries in any town including losses to business or other commercial or similar activities owned by any of such owners; provided further that, subject to the obligation of downstream riparian owners to take reasonable action to store waters of the Lamprey River to meet their respective requirements, the town of Durham shall not take or refrain from or permit, any course of conduct, action or inaction, through itself or any other person, firm or corporation which shall decrease the amount or type of water currently required or used or reasonably required for use by any municipality, person, firm or corporation having rights to use, (for manufacturing, fire control or other proper purpose) impound, divert, flow or other riparian or water rights in said Lamprey River or any of its tributaries in any town; provided further that, in addition to payment of compensation and damages as set forth above, the town of Durham shall be liable to any of the foregoing towns for property and other similar taxes on property or rights taken or acquired or used in connection with the purposes of this act to the same extent as a private individual; and provided further that any use of water by the town of Durham shall not lower the water level upstream from the socalled Hook Island Falls in Lee nor shall the town of Durham take, permit or refrain from any course of conduct, action or inaction, through itself or any person, firm or corporation, the direct or indirect result of which may be the breaching of the Hook Island Falls.

2 Durham Rights. Without limiting its powers under RSA 38, the town of Durham shall have the right to acquire by purchase or by eminent domain in accordance with the procedures of RSA 38:13 and 14 (a) the right to divert waters from the Lamprey river by means of any dam that it may build or acquire at or "near" the location of the dam at Wiswell Falls on the Lamprey river now owned by Carl F. Spang as against private owners of lands bordering the Lamprey river in the town of Newmarket, and (b) flowage rights in the town of Lee to the extent necessary to maintain a dam at Wiswell Falls at or near the location of the dam now owned by Carl F. Spang on the

Lamprey river to the height of the said dam with two feet of flashboards thereon; both upon the payment of such damages as the owners of lands affected may be legally entitled to receive, as set forth above.

- 3 Newmarket Rights. Without limiting its powers under RSA 38, the town of Newmarket shall have the right to acquire by purchase or by eminent domain in accordance with the procedures of RSA 38:13 and 14 (a) the right to divert waters from the Lamprey river by means of any dam that it may build or acquire at or near the location of the dam at the tidal head waters on the Lamprey river now owned by the Macallen Company, Inc. as against private owners of lands bordering the Lamprey river in the town of Durham, and (b) flowage rights in the town of Durham to the extent necessary to maintain a dam that it may build or acquire at or near the location of the dam in Newmarket now owned by the Macallen Company, Inc. on the Lamprey river to the height of said dam with forty-four inches of flashboards thereon, either upon the payment of such damages as the owners of lands affected may be legally entitled to receive, as set forth above.
- 4 Protection of Water Supply. The town of Durham shall have the right and authority to protect the purity of the water from the Lamprey river as granted under RSA 38:21 provided that there shall be no curtailment of present or future recreational uses, namely, swimming, boating and fishing.
- 5 Water Supply of Other Towns. The towns of Lee, Epping, Raymond and Newmarket shall have the same correlative rights and be subject to the same correlative restrictions, limitations and liabilities as those granted to and imposed on the town of Durham under this act.
- 6 Jurisdiction. The water resources board shall have the jurisdiction and duty to enforce the provisions of this act, provided that nothing herein shall impair the right of any person, firm or corporation whose rights, as enumerated herein, are effected by the act or any portion thereof, to maintain injunction or other proceedings to enforce compliance with said act or damages for failure to do so.
 - 7 Takes Effect. This act shall take effect upon its passage.

* * *

On motion of Mr. Bradshaw reading of the amendment was dispensed with. Mr. Bradshaw explained the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Mr. Aucella of Bennington moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

SB 107, establishing a committee to investigate the relationship between salaries of personnel of the university of New Hampshire, Keene and Plymouth state colleges and classified state employees, Mr. Aucella of Bennington for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend the title of the bill by adding at the end the words, and to investigate the effect of hiring of retired persons in the classified service, so that the title is amended to read as follows:

An Act establishing a committee to investigate the relationship between salaries of personnel of the university of New Hampshire, Keene and Plymouth state colleges and classified state employees and to investigate the effect of hiring of retired persons in the classified service.

Amend the bill by adding after section 1 a new section as follows:

2 Hiring of Retired Persons. The committee is further authorized and directed to investigate, with the assistance, advice, and cooperation of the director of personnel and of the head of any other state agency or department that the committee requires, the extent of the hiring of persons in the state classified service who are retired from other employment and who are receiving retirement benefits from other employment, the value of such employment to the state, and the effect of such employment on the state retirement system. The committee is directed to make a report of its finding and its recommendations by December 1, 1966 to the governor and the 1967 general court.

Further amend the bill by renumbering section 2 to read section 3.

* * *

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Mr. Underwood of Chester moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 594, to eliminate the fixing of retail price of milk by the milk control board, Mr. Ellms of Canaan for Agriculture. Inexpedient to legislate.

Mr. McFarlane of Swanzey moved that HB 594 be referred to the Legislative Council and spoke in favor of the motion.

Messrs Raiche of Manchester, Coutermarsh of Lebanon, Taft of Greenville, Underwood of Chester, O'Neil of Chesterfield, Stevens of Epsom and Craig of Manchester spoke in favor of the motion.

Messrs. Call of Portsmouth and Maxwell of Henniker spoke against the motion.

Mr. Feldman of Manchester moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question being shall HB 594 be referred to the Ligislative Council.

On a viva voce vote the motion was adopted.

Mr. Bradshaw of Keene moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 540, relating to excavating, filling and dredging in and adjacent to tidal waters, Mr. Classin of Wolfeboro for Re-

sources, Recreation and Development. Ought to pass with amendment.

Amendment

Amend the title of the bill by striking out the same and inserting in its place the following: An act relating to excavating, filling, and dredging in adjacent to waters.

Amend the bill by striking out sections 483-A:1, 483-A:2, and 483-A:3 and 483-A:4 as inserted by section 1 of the bill and inserting in their place the following:

483-A:1 Excavating and Dredging. No person shall excavate, remove, fill or dredge any bank, flat, marsh, meadow or swamp without written notice of his intention to excavate, remove, fill or dredge to the New Hampshire state port authority, or in the case of fresh water areas, the water resources board. Said notice shall be sent by registered mail at least thirty days prior to any such excavating, removing, filling or dredging with a detailed plan drawn to scale of the proposed project.

483-A:2 Hearing. The port authority, or in the case of fresh water areas, the water resources board, shall hold a public hearing on said proposal within twenty-one days of the receipt of said notice, and shall notify by mail the person intending to do such excavating, removing, filling or dredging, the department of public works and highway, the board of selectmen in a town or the appropriate licensing authority in a city, the office of planning and research, division of economic development or its successor, the water pollution commission and the New Hampshire fish and game department, of the time and place of said hearing.

483-A:3 Powers of Port Authority. The port authority, or in case of fresh water areas, the water resources board, with the agreement of the other participating agencies, may deny the petition, or may require the installation of bulkheads, barriers, proper retention and, or, containment structures to prevent subsequent fill runoff back into waters or other protective measures. If the area on which the proposed work is to be done contains shellfish or is necessary to protect fisheries and wildlife, the director of the New Hampshire fish and game department may impose such conditions or measures as he may determine necessary to protect such shellfish or fisheries and wildlife, and work shall be done subject thereto.

483-A:4 Rehearing. Any party to the action or proceedings before the port authority, or in the case of fresh water areas, the water resources board, may apply for a rehearing, under the procedure as provided by RSA 541.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Mr. Classin of Wolfeboro moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Concurrent Resolution No. 10, relative to Great Bay public recreational development, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Adopt.

Concurrent Resolution

Whereas the Great Bay and environs do not adequately provide for public recreational developments, and

Whereas the residents of our state living near this area are in need of outdoor recreational opportunities, and

Whereas the provisions of adequate recreation are of both social and economic benefit to our state, now therefore be it

Resolved by the House of Representatives, the Senate Concurring,

That it is the consensus of the General Court of New Hampshire that there is need for a coordinated effort by the related state agencies in resource matters to place high priority in their efforts to make long range and immediate plans for appropriate and needed developments of Great Bay and environs with particular emphasis upon the needs of state residents for public recreational facilities.

* * *

On a viva voce vote the concurrent resolution was adopted.

Mr. Cobleigh of Nashua moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

HB 378, establishing a mosquito control commission, Mrs. DeLude of Unity for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 13 and renumbering section 14 to read 13.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Mr. Cobleigh of Nashua moved that the Rules of the House be so far suspended as to permit the introduction of a Committee Report not previously advertised in the Journal.

On a viva voce vote the motion was adopted.

Committee Report

HB 682, to establish a division of marine fisheries for salt water areas of the state, Mr. Belcourt of Nashua for Appropriations. Ought to pass.

The report was accepted.

On a viva voce vote the bill was ordered to a third reading.

Mr. Cobleigh of Nashua moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

On a viva voce vote the motion prevailed.

Committee Report

HB 745, to amend the law relating to real estate by brokers and salesmen, Mr. Cobleigh of Nashua for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 6 and renumbering section 7 to read 6.

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

HB 759, relative to auctioneers.

HB 213, relative to the salaries of county attorneys.

HB 728, relating to full time employees of approved public academies.

HB 783, relative to the establishment of state junior colleges.

HJR 6, in favor of Florence E. Martelle.

HB 420, to revise the ward boundaries of the city of Nashua.

HB 684, relative to election in the city of Keene.

HB 456, to provide voluntary identification cards for sale of alcoholic beverages.

HB 734, to clarify the procedure on challenges of absentee ballots.

HB 713, relative to the application of motor vehicle laws to certain non-public ways.

HB 59, relative to construction of buildings to be used by the public.

HB 529, naming the Tenny Mountain Highway.

HB 658, relative to movement of house trailers or mobile homes.

HB 670, relative to the registration of buses.

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m HB}$ 732, to prohibit forging or altering a prescription under the drug law.

Further Senate Message

The Senate refuses to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives:

HB 320, to prohibit the sale and use of regrooved tires.

Resolutions

Messrs. Ring of Hampton and Keefe of Portsmouth offered the following resolutions:

Whereas, Lou Smith, Manager of the Rockingham Race Track, graciously opened the facilities at the track for the members of the Legislature for an evening of fun and entertainment, and

Whereas, the generous buffet which was served and the harness races were much enjoyed, therefore be it

Resolved, That we, the Members of the 1965 House of Representatives in General Court convened, hereby express our sincere appreciation to Mr. Smith for his hospitality, and be it further

Resolved, That a copy of these resolutions be transmitted to Mr. Smith.

On a viva voce vote the resolutions were adopted.

Messrs. Craig and Casey of Manchester offered the following resolution:

Resolutions

Whereas, we have learned with pride that the Grammar School Base Ball team of Our Lady of Perpetual Help of Manchester has defeated St. Raphaels of Manchester for the city title, St. Rose of Littleton for the state C.Y.O. grammar school crown, the St. Ann's of Providence, Rhode Island for the semifinal and St. Lawrence O'Toole of Hartford, Connecticut for the finals of the New England C.Y.O., therefore be it

Resolved, that we, the members of the House of Representatives in General Court convened, do hereby extend our heartiest congratulations to the team of Our Lady of Perpetual Help, to the Reverend John E. Hathaway for his sponsorship of the team, to Michael Hannigan for his coaching and to the Reverend John C. Horan and Reverend Philip P. Bruni for

their work as assistant coaches, who made this win possible, and be it further

Resolved, that a copy of these resolutions be transmitted to Reverend John E. Hathaway.

* * *

On a viva voce vote the resolutions were adopted.

Senate Message

Senate Bills Read and Referred

The Senate has passed bills with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

SB 133, relating to temporary loans in anticipation of the incurrence of long term debt, to Municipal and County Governments.

SB 130, relative to filing dates in primaries, to Judiciary.

Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 56, to authorize the division of safety services of the department of safety to acquire land to build a boathouse, and launching ramp.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its amendments to the following bill:

SB 118, authorizing the town of Hampton to increase the maximum salary of the justice of the Hampton District Court.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the adoption of the amendments offered by the Committee on Engrossed Bills under Joint Rule 6 to the following entitled bill:

HB 257, to regulate the filing of plans for land subdivisions.

Further Senate Message

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

HB 43, making appropriations for county extension agents. The President has appointed as members of said Committee on the part of the Senate: Senator Gardner and Senator Waterhouse.

Committee of Conference Report

The Committee of Conference to whom was referred House Bill No. 207, relative to assessors in the city of Rochester, having considered the same, report the same with the following recommendations:

That the House recede from its position of non-concurrence with the Senate amendments and that the House and Senate concur in the adopting the following amendment and in the passage of the bill:

Amend section 1 of the bill by striking out the words "occasions when he request them" in the last two lines and inserting in their place the words, special occasions when requested and deemed advisable, so that the section is amended to read:

1 City of Rochester. Amend section 19 of chapter 241 of the laws of 1891 by striking out said section and inserting in place thereof the following:

Section 19. The city council at their first meeting in January 1966 and thereafter in every second year shall appoint a full time assessor of taxes for a term of two years who shall perform all the duties and assume all the responsibilities and liabilities of assessors of taxes. At the same time the council shall appoint two other part time assessors of taxes, one for a term of two years and one for a term of four years, and in every second year thereafter the council shall appoint a part time assessor for a term of four years. The part time assessors, with the full time assessor, shall hear and determine all applications for abatement of taxes. The part time assessors shall

assist the full time assessor at other times and upon other special occasions when requested and deemed advisable to do so.

Mr. Corriveau of Rochester
Mr. Dumont of Rochester
Mr. Rolfe of Rochester
Conferees on the Part of the House

Senator Bergeron, District No. 20 Senator Howard, District No. 7 Conferees on the Part of the Senate

The report was adopted.

Mrs. Hartigan of Rochester wished to be recorded as voting against the adoption of the Committee of Conference Report.

Committee of Conference Report

The Committee of Conference to whom was referred House Bill 667, An Act relating to hearings in enactment of zoning ordinances in towns, having considered the same report the same with the following recommendations:

That the House recede from its position of nonconcurrence with the Senate amendment and concur in the adoption of the Senate amendment; and

That the Senate and House adopt the following amendment to said bill:

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Towns. Amend RSA 31:63-a by striking out the section and inserting in its place the following: 31:63-a Method of Enactment. Any proposed zoning ordinance shall be submitted to the voters of a town in the following manner.

There shall be at least two public hearings at least fifteen days apart on the regulation or restriction at which parties in interest and citizens shall have an oportunity to be heard. After the first public hearing the planning board shall consider all proposed amendments, and shall vote to accept or reject the

amendments prior to the second public hearing. The notice of the second public hearing must contain the amendments accepted by the planning board. At least fifteen days' notice of the time and place of each such public hearing shall be published in a paper of general circulation in the town and a notice thereof shall also be posted in at least three public places in the town. If the town has adopted an official ballot for the election of its officers the following question shall be placed on said official ballot by the town clerk: Shall the zoning ordinance (or amendment) as proposed by the planning board (or zoning commission) be adopted for this town? Copies of the proposed ordinance shall be on file, and copies shall be made available, at the office of the town clerk two weeks prior to the date of the meeting at which action is to be taken and a copy of the proposed ordinance and the proposed zoning map shall be on display to the voters on the day of the meeting.

Ir such action is to be taken at a meeting other than the one at which officers are to be elected the clerk shall prepare a special ballot containing the question above stated and the meeting shall open not later than noon and shall remain open at least eight hours. If such action is to be taken at a meeting in a town which has not adopted an official ballot the clerk shall likewise prepare a special ballot for the use of voters in voting on the question. If a majority of the voters present and voting on this question shall vote in the affirmative the ordinance, or amendment thereto, shall be declared to have been adopted. Upon the petition of twenty-five voters for an amendment to the zoning ordinance, the planning board shall proceed with the hearings and submit the amendment to the voters of a town as prescribed in this section. When submitting any question to the voters under this section, the form of the ballot shall be as prescribed by RSA 59:12-a.

> Conferees for the House Mr. Cole of Swanzey Mr. Bednar of Hudson Mr. Hanson of Bow

Conferees for the Senate Senator English of District 11 Senator Riley of District 14

The report was adopted.

Mrs. Hartigan of Rochester wished to be recorded as voting no on the committee of conference report on HB 207.

Report of Committee on Engrossed Bills

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

- SB 85, An Act relative to the town of Hampton Municipal Development Authority.
- SB 93, An Act relative to exemption from taxation of certain railroads.
- SB 101, An Act relative to the recognition of certain marriages performed out of state.
- SB 124, An Act changing the date on which tax collectors' deeds become incontestable.
- SB 131, An Act legalizing the proceedings of the annual meeting of the Hooksett school district.
- SB 90, An Act raising the maximum amount of group life insurance allowed to be written for two or more employers in the same industry or two or more labor unions.
- HB 198, An Act relative to adoption of building codes and fire prevention codes by cities.
 - SB 4, An Act relative to the definition of a juvenile.
- HB 639, An Act relative to completion of certain capital improvements at Keene and Plymouth state colleges and extending the appropriations therefor.
- HB 696, An Act to reduce residence requirement to vote for presidential electors.
- HB 509, An Act creating an office of community recreation service.
- HB 257, An Act to regulate the filing of plans for land subdivisions.
 - HB 446, An Act relative to town road aid.
- HB 463, An Act increasing the salaries of the county commissioners and treasurer of Carroll county.

HB 615, An Act relative to salary of the sheriff of Grafton county.

SB 76, An Act relative to the exemption from tax on neat stock and poultry.

HB 106, An Act providing additional retirement allowances for certain retired teachers.

SB 80, An Act relative to guaranteed loans to students for higher education.

HB 704, An Act establishing the water pollution commission as an independent agency.

HB 748, An Act relating to procedure for re-assessments of taxable property by the tax commission.

Mrs. Moulton of New Durham

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 213, relative to the salaries of county attorneys.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following new section:

1 Salaries of County Attorneys. Amend RSA 7:35 (supp) as amended by 1955, 247:2, 1957, 34:1; 211:1; 1959, 6:1; 1961, 107:1; 208:1; 1963, 95:1; 1965, 329:1, by striking out the section and inserting in its place the following:

7:35 Salaries. The annual salaries of the county attorneys in the several counties are as follows:

In Hillsborough, county attorney, seventy-five hundred dollars.

Assistant county attorney, thirty-five hundred dollars.

In Rockingham, six thousand dollars.

In Merrimack, four thousand dollars.

In Strafford, thirty-five hundred dollars.

In Cheshire, three thousand dollars. In Grafton, five thousand dollars. In Coos, three thousand dollars. In Sullivan, four thousand dollars. In Belknap, four thousand dollars. In Carroll, three thousand dollars.

On motion of Mr. Barker of Stratham the House non-concurred in the Senate amendment and requested a committee of conference. The Chair appointed Mr. Langford of Raymond, Mr. Hood of Plainfield and Mrs. Palmer of Kensington as conferees on the part of the House.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 601, An Act relative to licensing of dogs and information on felony.

Amendment

Amend the bill by striking out the title and inserting in place thereof the following:

An Act relative to licensing of dogs and information on felony.

Further amend the bill by striking out section 4 and inserting in place thereof the following new sections:

4. Reports of Police Officers. Amend RSA 106-B:12 by striking out the sentence beginning "When any police employee shall apprehend" and inserting in place thereof the following sentences, When any police employee has knowledge of or suspects that a felony has been committed, or when an arrest has been made for a felony, the police employee shall notify the county attorney and the sheriff of the county in which the offense was, or was suspected of being committed. Such cases shall be investigated and prosecuted by said county officials with the cooperation of said police employees. The police employee shall notify the county attorney and the sheriff of these incidents by the quickest means of communication available, either

radio, telephone or by person. A police officer who fails to so notify the county attorney and the sheriff of these incidents shall be suspended without pay by the commissioner of safety for a maximum of ten days, so that said section as amended shall read as follows:

106-B:12 Authority and Duties of Police Employees. Police employees shall be ex-officiis constables throughout the state, shall patrol the highways, enforce the highway traffic laws and regulations, enforce the motor vehicle laws relative thereto, and the director, division of state police, shall report to the director, division of motor vehicles, all violations of and prosecutions under the motor vehicle laws. Police employees shall have general power to enforce all criminal processes and make arrests, under proper warrants, in all counties. They shall not serve civil processes. No police employee shall act, be used or called upon for service within any town in any industrial dispute unless actual violence has occurred therein and then only upon order of the governor. When any police employee has knowledge of or suspects that a felony has been committed, or when an arrest has been made for a felony, the police employee shall notify the county attorney and the sheriff of the county in which the offense was, or was suspected of being committed. Such cases shall be investigated and prosecuted by said county officials with the cooperation of said police employees. The police employee shall notify the county attorney and the sheriff of these incidents by the quickest means of communication available, either radio, telephone or by person. A police officer who fails to so notify the county attorney and the sheriff of these incidents shall be suspended without pay by the commissioner of safety for a maximum of ten days.

5. Takes Effect. Sections 1, 2 and 3 of this bill shall take effect April 1, 1966. Section 4 shall take effect sixty days after its passage.

On motion of Mr. Barker of Stratham, the House non-concurred in the Senate amendment and requested a committee of conference. The Chair appointed Messrs Cole of Swanzey, Barker of Stratham and Coffin of Somersworth as conferees on the part of the House.

Mr. Pickett of Keene moved that the House adjourn from the morning session.

On a viva voce vote the motion was adopted.

Mr. Pickett of Keene moved that the Rules of the House be so far suspended as to allow the third reading of bills by title only and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

On a *viva voce* vote the motion prevailed.

Third Readings

The following House Bills were read a third time, passed, and sent to the Senate for concurrence:

HB 449, to provide school aid for effort to establish area or cooperative school districts.

HB 678, to aid a program for the talented student.

HB 574, to authorize the director of fish and game to license and regulate the operation of snow traveling vehicles.

HB 788, providing that the sheriff shall have custody of the jail in his county.

HB 786, to provide for voting by representative districts for house of repersentatives and other offices.

Reconsideration

Mr. Murphy of Pittsfield having voted with the majority, moved that the House reconsider its action whereby it passed HB 786 and spoke against the motion.

On a viva voce vote the motion was lost.

Third Readings (cont.)

HB 597, to amend the fixing of lawful speed limits on the highways and to provide for penalties and other sanctions for violation thereof.

Reconsideration

Mr. McGee of Lincoln having voted with the majority moved that the House reconsider its action whereby it passed HB 597 and spoke against the motion.

On a viva voce vote the motion to reconsider was lost.

Third Readings (cont.)

HB 792, to establish a new apportionment for the assessment of public taxes.

HB 378, establishing a mosquito control commission.

HB 405, to change the fees for lobster licenses and to regulate the taking of lobsters.

 $\rm HB~540,$ relating to excavating, filling and dredging in and adjacent to waters.

HB 682, to establish a division of marine fisheries for salt water areas of the state.

HB 486, relative to future use of portions of the waters of the Lamprey river and/or its tributaries for public water supplies.

HB 745, to amend the law relating to real estate brokers and salesmen.

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed.

SB 132, legalizing the proceedings of special meeting of the Amherst School district on June 15, 1965.

SB 107, relative to the compensation of personnel of the university and Keene and Plymouth state colleges and to investigate the effect of having retired persons in classified service.

SB 115, to improve the administration of the department of resources and economic development, was read a third time, passed and sent to the Senate for concurrence in the House amendment.

Mr. Claffin of Wolfeboro, having voted with the majority moved that the House reconsider its action whereby it passed SB 115 and spoke against the motion.

On a viva voce vote the motion to reconsider was lost.

On motion of Mr. Angus of Claremont the House adjourned at 6:20 p.m.

WEDNESDAY, June 30, 1965

The House met at 11:00 o'clock.

Joint Convention

Prayer

Prayer was offered by Chaplain Crouch as follows:

This is the day which the Lord hath made; We will rejoice and be glad in it.

Almighty God teach us to be patient and impatient, to be firm and to be flexible; kindly open, yet strongly devoted to the right. As we in this General Court are judges of our brother's acts, so we are being judged by the people of this state. Keep us, O God, constantly aware of our high calling that in the humidity of these days the weakness of the flesh may not overcome the desire of the spirit to be faithful and honourable members of this Court. This we ask in the name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Feldman of Manchester led the Convention in the Pledge of Allegiance to the Flag.

House

Committee of Conference Report

The Committee of Conference to whom was referred House Joint Resolution No. 19, relative to the operating expenses of educational television station, WENH-TV, Channel 11, Durham, having considered the same, and being unable to agree, recommend that the Committee be discharged and a new committee of conference be appointed.

Senator Johnson of Dist. No. 5 Senator Provost of Dist. No. 18 Mrs. DeLude of Unity Mr. O'Neil of Chesterfield Mrs. Scott-Craig of Hanover

The Clerk read the recommendation in full.

On a *viva voce* vote the recommendation of the Committee was adopted.

The Chair appointed Mrs. DeLude of Unity, Mr. O'Neil of Chesterfield and Mrs. Scott-Craig of Hanover as Conferees on the part of the House.

Committee of Conference Report

The Committee of Conference to whom was referred House Bill No. 267, relative to building and loan associations, having considered the same, report the same with the following recommendations:

That the House recede from its position of non-concurrence in adopting the Senate amendment to section 1, and concur in the adoption of the Senate amendment, and that the House and Senate concur in the adoption of the following amendment and the passage of the bill.

Amend the bill by inserting after section 7 the following new section:

8 Community Benefit. Amend RSA 399-A:14 (supp) as inserted by 1961, 245:1 by inserting in line eighteen before the word "he" the words, and that (c) allowing the applicant to engage in business will promote the convenience and advantage of the community in which the business of the applicant is to be conducted, so that said section as amended shall read as follows: 399-A:14 Investigation of Application; License Requirements. Upon the filing of such application and the payment of such fees, the commissioner shall send a notice of the pending application to all licensees in the community in which the applicant proposes to do business and he shall investigate the facts concerning the application. Every licensee so notified shall have ten days after the date of notification to file a notice of objection to the granting of such application. Within ten days thereafter the objecting licensee shall file a statement, supporting his objection. Failure to file such statement within such period of time shall be deemed withdrawal of such objection. If the commissioner shall find that (a) the financial responsibility, experience, character and general fitness of the applicant are such as to command the confidence of the public and to warrant the belief that the business will be operated lawfully, honestly and fairly within the purposes of this chapter; and that (b) the applicant has available for use in such business at the location specified in the application at least twenty-five thousand dollars, or, in the case of the licensee, has such amount available or actually

invested in loans made under this chapter; and that (c) allowing the applicant to engage in business will promote the convenience and advantage of the community in which the business of the applicant is to be conducted he shall enter an order approving such application and deliver a license to the applicant. If the commissioner shall not so find, he shall enter an order denying such application and forthwith notify the applicant of the denial, returning the license fee.

Further amend by renumbering section 8 to read section 9.

Samuel S. Reddy
Thomas J. Kimball
Herchel W. Cox
Conferees on the part of the House

Creeley S. Buchanan Lucien Bergeron Conferees on the part of the Senate

Mr. Bigelow of Warner moved that the Rules of the House be so far suspended as to dispense with the reading of Committee of Conference report, explained the amendment, and spoke in its favor.

On a viva voce vote the motion was adopted.

Question being on the adoption of the Committee of Conference Report.

On a viva voce vote the report was adopted.

Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 267, relative to Building & Loan Associations.

Committee of Conference Report

The Committee of Conference to whom was referred HB 282, An Act to provide an education for handicapped children, having considered the same, report the same with the following recommendation:

That the House recede from its position of nonconcurrence on the Senate amendment and concur in the adoption of the Senate Amendment; and

That the House and Senate adopt the following amendment:

Amend the bill by inserting after section 2 the following new section:

3 Appropriation. The sum of one hundred ten thousand dollars is hereby appropriated for the biennium ending June 30, 1967, to be expended by the state board of education for the purposes of implementing the provisions of this act relative to physically handicapped as defined in section 1 of this act. The sum hereby appropriated shall be in addition to any other sums appropriated for the use of the state board of education. Chargeable to such appropriation shall be the services of one full-time director, labor grade 25, and one-half clerk-stenographer II, labor grade 6, and sums not to exceed eight hundred dollars for travel and five hundred dollars for operating expenses during each year of the biennium. The governor is authorized to draw his warrant for the sum hereby appropriated out of any money in the treasury not otherwise appropriated.

Further amend the bill by striking out paragraph II of section 2 and inserting in place theerof the following:

II. RSA 186:50-d, 50-e, 50-f, as amended by 1963, 185:1, and 50-g, all four as inserted by 1961, 226:1, relative to intellectually retarded children.

Further amend the bill by renumbering section 3 to read section 4.

Conferees for the Senate Senator Gardner of District 6 Senator Bergeron of District 20

Conferees for the House Mr. Taft of Greenville Mr. Craig of Manchester Mr. O'Neil of Chesterfield

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to dispense with the reading of the report and explained the report. On a viva voce vote the motion was adopted.

Question being on the adoption of the Committe of Conference Report.

On a viva voce vote the report was adopted.

Mrs. Weeks of Greenland moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Committee Report

HB 796, providing for additional appropriations to meet certain contractual deficiencies, Mr. Sheridan of Berlin for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Mrs. Weeks of Greenland moved that the Rules of the House be so far suspended as to place HB 796 on third reading and final passage, by title only, at the present time.

On a viva voce vote the motion was adopted.

Third Reading

HB 796, providing for additional appropriations to meet certain contractual deficiencies, was read a third time, passed, and sent to the Senate for concurrence.

Mr. Cobleigh of Nashua moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Committee Report

HB 674, to create a permanent traffic safety commission, Mr. Casassa of Hampton for Appropriations. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by inserting at the end of said section the following new sentence:

The above appropriations shall be a charge against the Highway Fund.

The Clerk read the amendment in full.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Mr. Cobleigh of Nashua moved that the Rules of the House be so far suspended as to place HB 674 to third reading and final passage, by title only, at the present time.

(discussion ensued)

On a viva voce vote the motion was adopted.

Third Reading

HB 674, to create a permanent traffic safety commission, was read a third time, passed, and sent to the Senate for concurrence.

Mr. Hancock of Concord moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

(discussion ensued)

On a viva voce vote the motion was adopted.

Committee Report

SB 125, relative to state employees retirement system, Mr. Gardner of Littleton for Executive Departments and Administration. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Mr. Hancock of Concord moved that the Rules of the House be so far suspended as to place SB 125 on third reading and final passage, by title only, at the present time.

On a viva voce vote the motion was adopted.

Third Reading

SB 125, relative to state employees retirement system, was read a third time, passed, and sent to the Secretary of State to be engrossed.

Mr. Cobleigh of Nashua moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and explained the bill.

On a viva voce vote the motion was adopted.

Committee Report

HB 679, to create a joint state-capital city planning board, Mr. Smith of Concord for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 4 and by renumbering section 5 to 4 and by renumbering section 6 to 5.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 416, providing adequate representation for indigent defendants in criminal cases.

Amend the bill by striking out section "2" and inserting in place thereof the following:

2 Appropriation. There are hereby appropriated to the department of administration and control the sum of fifty thousand dollars for the fiscal year ending June 30, 1966, and a like sum for the fiscal year ending June 30, 1967, to be expended at the direction of the courts of the state in payment of compensation and reimbursement of counsel and for services rendered

and expenses incurred while representing indigent defendants in proceedings before courts of the state as provided by RSA 604-A, as hereinbefore inserted. The appropriations made hereunder shall be a continuing appropriation and shall not lapse.

* * *

Mr. Totman of Alstead moved that the House concur in the Senate amendment.

On a viva voce vote the House concurred.

Committee Reports

SB 64, relative to the practice of architecture, Mr. Aucella of Bennington for Executive Departments and Administration. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 8 and inserting in its place the following:

8 Applicants. Amend RSA 310:12 by striking out the section and inserting in its place the following:

310:12 Preliminary Requirements for Registration. The following preliminary requirements shall be considered as minimum evidence satisfactory to the board that an applicant is qualified for registration to practice architecture in this state: (a) applicant shall be at least twenty-five years of age and shall have graduated from an approved high school course or its equivalent, and (b) applicant shall have graduated with a degree from a school or college of architecture approved by the board as of satisfactory standing and three years of practical experience satisfactory to the board in the office of an experienced architect or architects, or (c) in lieu of (b) the applicant shall have eight years of diversified practical experience in the office of an experienced architect or architects, or (d) in lieu of (b) or (c) the applicant shall have training which, in the opinion of the board, is fully equivalent to the requirements of either (b) or (c). Upon complying with these preliminary requirements the applicant shall, in order to become registered, pass written examinations as provided in section 21 and except as otherwise provided in section 17.

Further amend the bill by striking out section 18 and renumbering sections 19, 20, 21 and 22 to read sections 18, 19, 20 and 21.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

SB 54, relative to hunting with bow and arrow, Mrs. Forbes of Marlow for Fish and Game. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

SB 128, relating to the waiver of indictment, Mr. Capistran of Manchester for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 64, to define the age of delinquent children, Mr. Wildey of Westmoreland for Judiciary. Inexpedient to legislate, subject matter covered by other legislation.

On a viva voce vote the resolution was adopted.

HB 193, to allow the publication of names of juveniles charged with a felony, Mr. Wildey of Westmoreland for Judiciary. Inexpedient to legislate, subject matter covered by other legislation.

On a viva voce vote the resolution was adopted.

HB 774, to permit the police and public officials to withhold the names of victims of rape and other assaults, Mr. Bingham of Concord for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 776, to establish a department of adult correction, Mrs. Brunot of Berlin for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

SB 116, relative to adoption, administration and enforcement of housing codes by municipalities; and appellate procedures in relation thereto, Mrs. Frizzell of Charlestown for Judiciary. Ought to pass with amendment.

Amendment

Amend subparagraph (a) of paragraph I of RSA 48-A:3 (supp) as amended by section 2 of the bill by striking out the

words "housing board of appeals hereinafter provided" in the eleventh and twelfth lines and inserting in their place the words, appointing authority, so that the subparagraph is amended to read: (a) Aboard consisting of at least three members two of whom shall be the head of the municipal fire department, if such offices exist, and such other incumbents of municipal offices or positions as much ordinance, code, or by-law shall prescribe. Selectmen, and city and town managers, and members of the governing bodies of cities shall be ineligible for membership on such board. No person shall serve concurrently as a member of such board and as a member of the appointing authority.

Further amend RSA 48-A:3 as amended by section 2 of the bill by striking out paragraphs II, III, IV, V and VI.

Further amend the bill by striking out sections 3, 4, 5 and 6 and inserting in their place the following:

- 3 Exceptions. Amend RSA 48-A:12 (supp) as inserted by 1959, 293:1 by striking out said section and inserting in its place the following:
- 48-A:12 Exceptions. An ordinance, code or by-law adopted pursuant to the authority of this chapter may provide that any dwelling, building or structure situated within an historic district that is established under RSA 31:89-b, or within such other classes of dwellings, building or structures as the governing body shall determine to have special significance to the public interest and shall expressly define in such ordinance, code or by-law, may be approved by the board of alderman as a special exception, after public hearing, and the provisions of such ordinance, code or by-law may be waived in their application to such dwelling, building or structure, in whole or in part or otherwise so modified as the housing board of appeals may determine.

Further amend the bill by striking out section 7 and 8 and inserting in their place the following:

- 4 New Section. Amend RSA 48-A (supp) as inserted by 1959, 293:1 by inserting after section 12 the following new section:
- 48-A:13 Conflicting Provisions. Whenever the regulations made under the authority hereof differ from those prescribed by any statute, ordinance or other regulation, that provision which imposes the higher standard shall govern.

5 Takes Effect. This act takes effect thirty days after its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 398, relative to the salary of the sheriff of Merrimack county, Mr. Bingham of Concord for the Merrimack County Delegation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 617, to establish traffic regulations at the New Hampshire Hospital property, Mrs. Shea of Keene for Public Welfare and State Institutions. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 767, establishing a state commission for the blind, Mrs. Dearborn of Laconia for Public Welfare and State Institutions. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

(Mr. Taft of Greenville in the Chair)

Resolutions relative to HB 63, to authorize the layout of right of way, the acquisition of land and right of way, and the engineering for a high level Portsmouth-Kittery Bridge, Mr. Keefe of Portsmouth for Public Works. Ought to pass with amendment.

Amendment

Amend the resolution by striking out the same and inserting its place the following:

Whereas, House Bill No. 63, An act to authorize the layout of right of way, the acquisition of land and right of way, and the engineering for a high level Portsmouth-Kittery Bridge, was passed on April 8, 1965 and signed by the Governor on April 16th, therefore be it

Resolved, That we, the members of the 1965 General Court of New Hampshire respectfully request the Governor and Council to consider the request of the people of the city of Portsmouth that proper access from the high level bridge through

Nobles Island into Market Street to the down-town business area will be given prime consideration and that the governor appoint a committee of five to work with a similar committee from the state of Maine to recommend a name for the new bridge to the 1967 Legislature, and be it

Resolved that copies of these resolutions be transmitted to the Governor and members of the Executive Council and to the Governor of the state of Maine and his executive council.

On a viva voce vote the amendment was adopted and the resolution was adopted.

SB 43, relative to the laying out of Class IV, V, and VI highways by cities and towns, Mr. Stafford of Laconia. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and renumbering section 3 to read section 2.

Mr. Broderick of Manchester moved that SB 43 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Miss Spollett of Hampstead and Messrs. Edwards of Antrim, Willey of Campton, Kearns of Manchester, Fortier of Berlin, Stevens of Epsom and Capistran of Manchester spoke in favor of the motion.

Mr. Herbert of Windham spoke against the motion.

Mr. Gamache of Manchester moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question being on the motion to indefinitely postpone SB 43.

On a viva voce vote the motion was adopted.

HB 513, authorizing an entrance and exit to the Exeter-Hampton Expressway, Mr. Fox of Wakefield for Public Works. be referred to the Legislative Council.

On a viva voce vote the recommendation was adopted.

HB 693, to regulate the licensing, location, and relicensing of motor vehicles junk yards. Mr. McGee of Lincoln for Public Works. Ought to pass with amendment.

Amendment

Amend RSA 267-A:7 as inserted by section 1 of the bill by striking out the same and inserting in its place the following:

267-A:7 Location Requirements. At the time and place set for hearing, the legislative body shall hear the applicant and all other persons wishing to be heard on the application for certificate of approval for the location of the junk yard. In passing upon the application, after proof of legal ownership or right to the use of the property by the applicant for the license period, it shall take into account the nature and development of surrounding property, such as the proximity of churches, schools, hospitals, public buildings or other places of public gathering; and whether or not the use of the proposed location can be reasonably prevented from affecting the public health, safety, or morals by reason of offensive or unhealthy odors or smoke, or of other causes. In no case may a license be granted for a new junk yard located less than 660 feet from the right of way lines of Class I, Class II and Class III highways or located less than 300 feet from the right of way lines of Class IV, Class V and Class VI highways.

Amend RSA 267-A:10 as inserted by section 1 of the bill by striking out the same and inserting in its place the following: 267-A:13 a new section as follows:

267-A:10 License Fees. The annual license fee is twenty-five dollars to be paid at the time the application is made and annually thereafter in the event of renewal. If the application is not granted, the fee shall be returned to the applicant.

Further amend section 1 of the bill by adding after RSA-

267-A:14 Motor Vehicle Dealers. A dealer as defined in RSA 259:1 paragraph VI, is not considered to be operating a motor vehicle junk yard as defined in this chapter when he is

engaged in the picking up and storing of wrecked or abandoned vehicles as a public service. This exemption applies only to the storing of the wrecked or abandoned vehicles for a period not to exceed 120 days after receiving the vehicles on his premises.

Further amend section 1 by renumbering 267-A:14 and 15 to read 267-A:15 and 16.

Amend section 2 of the bill by striking out the section and inserting in its place the following:

2 Effective Date. This act takes effect upon its passage.

Mr. Stafford of Laconia and Mr. Edwards of Antrim spoke in favor of the amendment.

(discussion ensued)

Mr. Broderick of Manchester spoke against the amendment.

Mr. Spanos of Newport spoke in favor of the amendment.

(discussion ensued)

Mrs. Hamilton of Claremont and Messrs. Willey of Campton, and McIntosh of Cornish spoke in favor of the amendment.

Mr. Broderick of Manchester spoke a second time against the amendment.

Mr. Stafford of Laconia spoke a second time in favor of the amendment.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 743, to amend the junk dealers law, Mr. Edwards of Antrim for Public Works. Ought to pass with amendment.

Amendment

Amend section 2 of the bill by striking out the section and inserting in its place the following:

- 2 New Section. Amend RSA 322 by adding a new section to the chapter as follows:
- 322:14 New Licenses. In no case may a license be granted for a new junk yard located less than six hundred sixty feet

from the right of way lines of Class I, Class II, and Class III highways or located less than three hundred feet from the right of way lines of Class IV, Class V and Class VI highways.

Amend section 3 of the bill by striking out the section and inserting in its place the following:

3 Effective Date. This act takes effect upon its passage.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

Mr. Stafford of Laconia moved that HB 693 be placed on third reading and final passage, by title only, at the present time and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Third Reading

HB 693, to regulate the licensing, location, and relicensing of motor vehicle junk yards, was read a third time, passed, and sent to the Senate for concurrence.

Mr. Stafford of Laconia moved that HB 743 be placed on third reading and final passage, by title only, at the present time and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Third Reading

HB 743, to amend the junk dealers law, was read a third time, passed, and sent to the Senate for concurrence.

Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 728, relating to full time employees of approved public academies.

Amendment

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 Public Academies. Amend RSA 100 by inserting after section 60 as inserted by 1965 (SB 67) the following new subdivision:

Further amend the bill by renumbering RSA 100:52, 53 and 54 as inserted by section 1 of the bill to read 100:61, 62 and 63 respectively.

On a *viva voce* vote the House concurred in the Engrossed Bills amendment under Joint Rule 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 298, An Act to allow children to work in certain occupations other than farm or domestic labor.

Amendment

Amend section 3 of said bill by striking out the fourth, fifth and sixth lines and inserting in place thereof the following:

found to be unsanitary, or the child who is found to be below the normal development for children of his age and could not, in the judgment of the

Amend section 4 of said bill by striking out the same and inserting in place thereof the following:

4 Limitations. Amend RSA 276 by inserting after section 3 the following new section:

276:3-a Application of Statute. The provisions of the two preceding sections shall not apply to a child employed by his parents or grandparents. Said sections shall also not apply to a child employed by the person who has custody of the child said child being fully maintained by said custodian.

On a *viva voce* vote the House concurred in the Engrossed Bills amendment under Joint Rule 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 739, An act to establish a state commission for human rights.

Amendment

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Repeal. RSA 354, as amended by 1961, 219:1, 2 and 3 is hereby repealed.

On a viva voce vote the House concurred in the Engrossed Bills amendment under Joint Rule 6.

Engrossed Bills Report

HB 608, relative to standards for tires on motor vehicles and trailers, Mrs. Moulton of New Durham for Engrossed Bills. Ought to pass with amendment under Joint Rule 6.

The Clerk read the amendment.

Amendment

Amend RSA 263:84 as inserted by section 1 of the bill by striking out the last line and inserting in place thereof the following:

this subdivision.

Amend the bill by striking out in paragraph II of RSA 263:85 as inserted by section 1 of the bill the last three lines.

Further amend the bill by inserting in section 1 after RSA 263:89 the following new section:

263:90 Prohibition. It is unlawful for any person to use or sell any used passenger car tires that have been regrooved.

On a viva voce vote the amendment was adopted under Joint Rule No. 6.

HB 57, relative to classification of the permanent positions of senior psychiatrists at the New Hampshire hospital and relative to the power of the governor and council to fix salaries of unclassified positions, Mrs. Moulton of New Durham for Engrossed Bills. Ought to pass with amendment under Joint Rule 6.

Amendment

Amend the title of the bill by striking out the words "relative to classification of the permanent positions of senior psychiatrists at the New Hampshire hospital and" so that said title as amended shall read as follows:

An Act

relative to the power of the governor and council to fix salaries of unclassified positions.

On a viva voce vote the amendment wa

The Clerk read the amendment.

On a viva voce vote the amendment was adopted under Joint Rule No. 6.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 747, relative to the charter of the city of Manchester.

Amendment

Amend the bill by inserting after section 28 the following new section:

29 Superintendent of Parks and Superintendent of Recreation. The superintendent of parks and playgrounds and the superintendent of recreation in office on the effective date of

this act shall continue in office until the expiration of their respective terms or until they retire whichever is first.

Further amend the bill by renumbering section 29 to read section 30.

* * *

On motion of Mr. Capistran of Manchester the House concurred in the Senate amendment.

Committee Report

HB 775, to establish an engineering scholarship program for New Hampshire residents at the University of New Hampshire, Mrs. Demers of Lebanon for Education. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 534, relative to motor vehicle road toll refunds for transit companies operating within towns and municipalities, Mr. Coburn of Milford for Transportation. Ought to pass with amendment.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in its place the following:

- 1 Motor Vehicle Road Toll Refunds. Amend paragraph I of RSA 265:19 (supp) as amended by 1955, 193:1 by striking out the paragraph and inserting in its place the followig:
- I. Any person who shall use any motor fuel, with respect to which the road toll herein imposed has been paid, in any way other than in motor vehicles for the purpose of generating power for the propulsion thereof upon the public highways, or any city, town, county farm, school district or village district which shall use any motor fuel in its own vehicles, or any dealer who shall make sales specified in paragraphs (a), (b), and (c) of section 4 of this chapter, or any carrier, excepting privately-owned school buses, granted a certificate of public convenience and necessity or public interest permit by the New Hampshire Public Utilities Commission authorizing regularly scheduled transportation service, at least ninety percent of which service,

determined in miles, is furnished within the limits of one incorporated city or town in this state and in motor vehicles designed to transport twelve or more passengers, shall be entitled to a refund of road tolls paid hereunder with respect to such motor fuel by such carrier in an amount representing the percentage, computed on a calendar month basis, which the total miles operated over regularly scheduled routes by such carrier in such motor vehicles entirely within the limits of such city or town was of the total miles operated by such carrier throughout its system.

2 Amend RSA 265:22 (supp) as amended by 1955, 193:1 by adding after paragraph VII the following new paragraph:

VIII Any carrier granted a certificate of public convenience and necessity or public interest permit by the New Hampshire Public Utilities Commission which is entitled to refunds on motor fuel tolls pursuant to the provisions of RSA 265:19 is hereby exempted from the tolls imposed under this section to the same extent and in accordance with the same formula provided for motor fuel toll refunds under RSA 265:19.

3 Effective Date. This act takes effect on July 1, 1965.

On a viva voce vote the amendment was adopted and the bill ordered to a third reading.

HB 784, relative to fees for registration of motor vehicles used in connection with land or forest improvement practices, Mr. Manning of Northumberland for Transportation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 102, establishing a finance commission for the city of Manchester.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

I Supervision over Expenditures. The finance committee of the board of mayor and aldermen shall have general supervision and control over the expenditure of all money appropriated by said city and shall make such rules and regulations to govern purchases, sales, payments, fixing of salaries and wages, the letting of contracts by all city departments, committees, boards, trustees, officials or agents as they may deem necessary to insure economy and efficiency.

2 Takes Effect. This act shall take effect upon its passage.

* * *

Mr. Kearns of Manchester moved that the House nonconcur in the Senate amendments to HB 102 and spoke in favor of the motion.

On a *viva voce* vote the motion was adopted and the House nonconcurred.

SB 77, relative to the improvement for small boating of the back channels of Portsmouth Harbor, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

Referred to Appropriations under the Rules.

SB 91, relating to acquisition of abandoned dams by the water resources board, Mr. Claffin of Wolfeboro for Resources, Recreation & Development. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

SB 117, relating to house boats on Conway Lake and Silver Lake in Madison, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

SB 129, providing that abandoned railroad rights of way shall be retained for equitation, bicycle, and pedestrian uses only, Mr. Claffin of Wolfeboro for Resources, Recreation and Development. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Concurrent Resolution relative to federal income tax and numerous other taxes levied by the federal government, Mr. Plumer of Bristol for Ways and Means. Ought to pass.

On a viva voce vote the concurrent resolution was adopted.

Engrossed Bills Committee Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and Joint Resolutions:

HB 71, An Act appropriating funds of the state nursing scholarship program.

HB 529, An Act naming the Tenny Mountain Highway.

HB 56, An Act to authorize the division of safety services of the department of safety to acquire land to build a boat house and launching ramp.

HB 59, An Act relative to construction of buildings to be used by the public.

HB 276, An Act to provide for an open season on fisher.

HB 658, An Act relative to movement of house trailers or mobile homes.

HB 670, An Act relative to the registration of buses.

HB 713, An Act relative to the application of motor vehicle laws to certain non-public ways.

HB 734, An Act to clarify the procedure on challenges of absentee ballots.

HB 732, An Act to prohibit forging or altering a prescription under the drug law.

HB 759, An Act relative to auctioneers.

HB 783, An Act relative to the establishment of state junior colleges.

HJR 6, Joint Resolution in favor of Florence E. Martelle.

SB 83, An Act relative to the New Hampshire State Port Authority and the operation of air navigation and land transportation facilities

- SB 132, An Act legalizing the proceedings of a special meeting of the Amherst school district on June 15, 1965.
- SJR 14, Joint Resolution in favor of Leon R. Parent and Basil Connolly.
 - SJR 15, Joint Resolution in favor of Richard C. Lassor.
 - HB 432, An Act relating to organization of savings banks.
 - HB 684, An Act relative to election in the city of Keene.

Idanelle Moulton For the Committee

Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 667, An act relative to hearings in enactment of zoning ordinances in towns.

* * *

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 43, making appropriations for county extension agents.

* * *

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 207, relative to assessors in the city of Rochester.

First and Second Reading of Senate Bills

SB 79, relative to grants in aid to cities and towns in lieu of taxes on state property. To Appropriations.

SB 119, relative to compensation for a federal customs officer at Berlin municipal Airport. To Appropriations.

Further Senate Message

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

HB 601, relative to licensing of dogs and information on felony. And the President has appointed as members of said Committee on the part of the Senate: Senator Buchanan and, Senator Provost.

* * *

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

HB 213, relative to the salaries of county attorneys. And the President has appointed as members of said Committee on the part of the Senate: Senator Saggiotes and, Senator Foley.

Further Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 282, An act to provide an education for handicapped children.

* * *

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

HB 264, to authorize payment of twenty thousand dollars as state's contribution to costs of modification and maintenance of New England exhibit of World's Fair.

HB 121, relating to the bounty on bobcats.

HB 159, authorizing taking deer on islands by fish and game director.

HB 285, relating to an additional bounty on porcupines.

HB 327, relative to the taking, sale, possession, and transportation of lobsters and crabs.

HB 414, to commemorate the New Hampshire National Guard.

HB 293, to make available appropriate nonjudicial punishment to members of the New Hampshire National Guard.

HB 587, to provide for an Advisory Boiler Board and for the safe construction, installation, inspection, operation, maintenance, and repair of boilers.

HB 404, relating to district and municipal courts.

HB 90, relative to the department of agriculture and to the agricultural advisory board.

HB 412, relative to fees for inspection of weights and measures.

HB 602, relating to the sale of insurance.

HB 705, relative to representative town meeting government.

HB 376, to extend service exemption from taxation to certain totally disabled servicemen.

HB 604, to increase the membership of the Manchester board of health.

HB 739, to establish a state commission for human rights.

HB 795, to amend the Workmen's Compensation Law.

HB 484, relative to minimum wages of employees in public works.

Committee of Conference Report

The Committee of Conference to whom was referred HB 43, making appropriations for county extension agents, having considered the same, report the same with the following recommendation:

That the House recede from its position of nonconcurrence with the Senate amendment; and

That the Senate recede in its position in adopting the amendment; and

That the House and Senate adopt the following amendment:

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. In addition to the annual apropriation provided in the appropriation act for county extension work under RSA 187:23, there is hereby appropriated for the same purpose the sum of nineteen thousand dollars for the fiscal year ending June 30, 1967.

Further amend the bill by adding after section 2 the following new section:

3 Takes Effect. This act shall take effect as of July 1, 1965.

Conferees for the House Mrs. Weeks of Greenland Mr. Ballam of Walpole Mr. Underwood of Chester

Conferees for the Senate Senator Gardner of District No. 6 Senator Waterhouse of District No. 19

The report was adopted.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

HB 653, making appropriation for the expenses of certain departments of the state for the year ending June 30, 1966.

Amendment

Amend the bill by striking out in the footnote bearing an asterisk after the appropriation for the division of parks in the department of resources and economic development the figure "\$490,660" and inserting in place thereof the figure, \$550,660.

* *

HB 654, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1967.

Amendment

Amend the bill by striking out in the footnote bearing an asterisk after the appropriation for the division of parks in the department of resources and economic development the figure "\$827,842" and inserting in place thereof the figure, \$794,842.

* * *

The Senate has voted to concur with the House of Representatives in its amendments to the following bill:

SB 115, An act to improve the administration of the department of resources and economic development.

HB 681, relative to the salary of, and amount of fees collected by, the register of deeds for Grafton county.

SB 48, relating to hairdressers.

* * *

Mr. Stafford of Laconia moved that the order whereby SB 99, relative to the national system of interstate defense highways, was referred to Committee on Public Works be vacated and the bill referred to Appropriations and spoke in favor of the motion.

(discussion ensued)

Mr. Craig of Manchester spoke against the motion.

(Speaker in the Chair)

Mr. Taft of Greenville spoke in favor of the motion.

On a viva voce vote the motion was lost.

Mr. Stafford of Laconia moved that the Rules of the House be so far suspended as to permit the holding of a public hearing on SB 99 at 4:00 o'clock this afternoon without sufficient notice in the Journal.

Mr. Taft of Greenville spoke in favor of the motion.

Mr. Craig of Manchester spoke against the motion.

On a viva voce vote the motion was lost.

Mr. Ellms of Canaan requested the Yeas and Nays and subsequently withdrew his motion.

Concurrent Resolution

Securing Rights and Benefits to Authors

Whereas, New Hampshire was the fifth sovereign state to recognize the indisputable justice of protecting authors' works by enactng state copyright laws; and

Whereas, this Act passed by the Council and House of Representatives in the fourth session of our Legislature on November 7, 1783 was entitled "An Act for the Encouragement of Literature and Genius, and for Securing to Authors the Exclusive Right and Benefit of Publishing Their Literary Productions, For Twenty Years", and stipulated that there was no property more peculiarly a man's own than that which is produced by the labor of his mind; and

Whereas, the present copyright laws adopted by Congress in 1909, allow only eight years more protection to authors, unless renewed, than that authorized by the sovereign state of New Hampshire in 1783; and

Whereas, there is pending before Congress H.R. 4347, An Act to secure more adequate protection of the property rights of authors in this advanced technological era;

Now, Therefore Be It Resolved, that we, the here assembled members of the General Court of New Hampshire, be recorded as supporting a revision of our Federal Copyright Laws in a manner which will carry forward the spirit of safeguarding the rights of authors and providing adequate encouragement to them—a movement which was so ably fostered by New Hampshire at the very inception of its sovereignty; and

Be It Further Resolved, that copies of these Resolutions be forwarded to the members of the New Hampshire Congregational Delegation, the Hon. Chairman of the House Judiciary, and the Hon. Chairman of the Senate Judiciary Committee of the Congress of the United States.

The Clerk read the Resolution in full.

On a viva voce vote the Concurrent Resolution was adopted.

Communication

THE AMERICAN LEGION
Department of New Hampshire
State Office Building
Concord

June 29, 1965

The Honorable Walter Peterson, Speaker The House of Representatives State House Concord, N. H.

Dear Sir:

Enclosed you will find a copy of a resolution which was adopted by The American Legion, Department of New Hampshire at the annual convention held in Laconia, N. H. June 25-June 27, 1965.

Very truly yours Hubert S. O'Neil, Department Adjutant

* * *

Whereas the State of New Hampshire has long been noted for its beauty and serenity; and

Whereas in the past three years a small group of lawless teenagers and young adults have seen fit to destroy New Hampshire's beauty and serenity by willfully provoking and participating in destructive rioting; and

Whereas the Governor and Legislature of the State of New Hampshire, recognizing the dangers inherent to life and property by these riots, did in their wisdom pass strict legislation to deter future rioting; and

Whereas a group of teenagers and young adults did willfully, in opposition to this new law, organize, provoke and participate in a destructive riot at the Weirs Beach area of New Hampshire causing danger to the lives of innocent people and the destruction of much property; and

Whereas, the Police of the City of Laconia, the New Hampshire State Police and the New Hampshire National Guard did mobilize and put down by the use of force this destructive and

unwarranted civil distrubance, placing many of the participants under arrest;

Now Therefore Be It Resolved by the Department of New Hampshire, The American Legion, in Convention assembled this 26th day of June, 1965, at Laconia, N. H., that we support and applaud the action taken by the New Hampshire State Legislature and Governor John King in providing suitable legislation for detention and dispensing of Justice to those who would organize and participate in a riot; and

Be It Further Resolved that we further support and applaud the actions taken by the Laconia Police Department, the New Hampshire State Police and the New Hampshire National Guard in breaking up and dispersing the destructive riot at the Weirs Beach on the night of June 19, 1965; and

Be It Further Resolved that we of the American Legion give fervent hope that the courts will now carry the provisions of the law provided by the Legislature and Governor John King to its full extent against the perpetrators and participants of the Weirs Beach riot or any future riotous disobedience; and

Be It Further Resolved that copies of this resolution be sent to Governor John King, to the President of the New Hampshire State Senate, to the Speaker of the New Hampshire State House of Representatives, to the Chief of the Laconia Police Department, to the head of the New Hampshire State Police, to Commissioner Rhodes of the Department of Public Safety, and to the Adjutant General of the New Hampshire National Guard in order that they may know of our appreciation and support.

Communications

June 26, 1965

Dear Mr. Speaker:

I deeply appreciate the Resolution of the 1965 General Court of the State of New Hampshire on Viet-Nam.

Your support at this time is most welcome and encourages all of us engaged in forming and implementing our Government's policies in Southeast Asia. I am particularly pleased that you have expressed your admiration of those Americans willing

to hazard their lives in carrying out their duties in Viet-Nam. I, too, am deeply conscious of the gratitude we owe them.

I would appreciate it if you would convey my sentiments to the General Court and the good people of New Hampshire.

Sincerely yours,

Dean Rusk, Secretary of State

June 29, 1965

Honorable Walter R. Peterson, Jr. Speaker of the House State House Concord, New Hampshire

Dear Mr. Peterson:

We want to thank you and the members of the New Hampshire General Court for your consideration and help in passing our legislation. We feel that the interest and assistance of the members of the House will add greatly to the improvement of nursing service and nursing education, in our state.

Sincerely yours,

New Hampshire Nurses' Association (Mrs.) Mary T. Madden, R.N. Executive Director

Committee Reports

HB 236, to establish an industrial workshop and homework program for the older blind, Mr. Cobleigh of Nashua for Appropriations. Ought to pass with amendment.

Amendment

Amend page 3 by striking out the word "him" in the second line, and inserting after the word "director" in the second line the words, the Governor and Council, so that section 167:-42-c reads as follows:

167:42-c Advisory Council. For the purpose of advising the project director the Governor and Council shall create an advisory council of New Hampshire citizens representing indus-

try, business, labor, public and private rehabilitation agencies, and others from the community whose specialized skill and knowledge will be of value to the project. Members of said council shall serve without compensation.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 223, to regulate extension of operators' licenses of members of armed forces during a war, Mrs. Moulton of New Durham for Engrossed Bills. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Licenses to Operate. Amend RSA 261:15 by striking out the section and inserting in its place the following: 261:15 License Expiration — Members of the Armed Forces. Any person who is a member of the armed forces of the United States and who at the time of his induction, call to active duty or enlistment into the armed forces for two or more years and was a holder of a valid New Hampshire license to operate motor vehicles in this state, is entitled to renew his license without cost, for the duration of his service on active duty, plus ninety days, by application to the division of motor vehicles. Said application must be accompanied by a letter giving date of expiration of active duty, signed by a commissioned officer. The division of motor vehicles will stamp on expiration date line, date of expiration of active duty, plus ninety days on license. Such a person while operating a motor vehicle, shall carry upon his person the license issued to him. The privilege of this section remains in effect for ninety days after the discharge or release of such a person from active duty. Nothing in this section permits a person against whom a revocation or suspension of a license is in force, or a person who has been refused a license by the director of the division of motor vehicles, to operate a motor vehicle. The provisions of this section become effective when the United States is at war as declared by congress or by proclamation of the president of the United

States, or when such member of the armed forces is actually engaged in a combat zone of an undeclared war.

* * *

On a *viva voce* vote the amendment was adopted under Joint Rule No. 6.

(Recess)

(After Recess)

Committee of Conference Report

The Committee of Conference to whom was referred House Joint Resolution No. 19, relative to the operating expenses of educational television station, WENH-TV, Channel 11, Durham, having considered the same, report the same with the following recommendations:

That the House recede from its position of non-concurrence with the Senate amendments and concur with the Senate in the passage of the resolution.

Mrs. DeLude of Unity Mr. O'Neil of Chesterfield Mrs. Scott-Craig of Hanover Conferees on the Part of the House

Senator Johnson of District No. 5 Senator Blaisdell of District No. 10 Conferees on the Part of the Senate

On a viva voce vote the report was adopted.

Mr. Cobleigh of Nashua moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

SB 81, relative to the establishment of a state rifle range, Mr. Cobleigh of Nashua for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out the third paragraph in the preamble and inserting in place thereof the following:

Whereas, the establishment of state rifle ranges would serve both civilian and military needs while providing a unique recreational attraction for New Hampshire; and

Further amend the bill by striking out section 2 and inserting in place thereof the following:

2 Study Commission Established. There shal be a study commission composed of the adjutant general, director of the state police, director of the department of fish and game, director of state parks, director of the office of planning and research, administrator of public works and six members appointed by the governor and council one of whom shall be a member of the house of representatives, one of whom shall be a member of the senate and four of whom shall be from the public at large. The committee shall assist the office of planning and research in its search for a site, evaluation of feasibility, recommended plan for development, and method of financing.

Further amend the bill by striking out section 4 and renumbering section 5 to 4.

* * *

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 716, relative to the United States Trade Expansion Act of 1962 and Unemployment Compensation.

Amendment

Amend the bill by striking out section 2.

Further amend the bill by renumbering section 3 to read section 2.

Mr. Stevenson of Bethlehem moved that the House non-concur and that a Committee of Conference be appointed.

On a viva voce vote the motion was adopted.

The Chair appointed Messrs. Angus of Claremont, Stevenson of Bethlehem and Bednar of Hudson Conferees on the part of the House.

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to permit business in order at 11:00 o'clock tomorrow morning to be in order at the present time and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Mr. Pickett of Keene moved that the Rules of the House be so far suspended as to place the following bills on third reading and final passage at the present time.

SB 64, SB 116, SB 81, SB 128 and SB 117.

On a *viva voce* vote the motion was adopted.

Third Readings

The following Senate Bills were read a third time, passed, and sent to the Secretary of State to be engrossed:

SB 128, relating to the waiver of indictment.

SB 117, relating to house boats on Conway Lake and Silver Lake in Madison.

The following Senate Bills were read a third time, passed, and sent to the Senate for concurrence in the House amendment.

SB 116, relative to adoption, administration and enforcement of housing codes by municipalities; and appellate procedures in relation thereto.

SB 81, relative to the establishment of a state rifle range.

SB 64, relative to the practice of architecture.

Committee of Conference Report

The Committee of Conference to whom was referred House Bill No. 716, An Act relative to the United States Trade Expansion Act of 1962 and Unemployment Compensation, having considered the same, report the same with the following recommendations:

That the House recede from its position of non-concurrence with the Senate amendment; and that the Senate recede from its position in adopting the Senate amendment; and that the House and Senate concur in the adoption of the following amendments and the passage of the bill.

Amend the bill by striking out section 2 and inserting in its place the following:

2 Appeal Tribunal Member Per Diem. Amend paragraph (2) of subsection C of RSA 282:5 (supp) as amended by 1955, 77:1; 1961, 88:12 and 1965, 208:7, by striking out said paragraph and inserting in place thereof the following: (2) Tenure. The appointed members shall serve at the pleasure of the commissioner and shall be paid thirty dollars for each day or any part thereof during which they perform services at the request of the commissioner, and shall be reimbursed for all expenses determined by the commissioner to be necessary to the performance of their duties.

Further amend the bill by adding a new section as follows:

3 Referral to the Advisory Council on Unemployment Compensation. The problem of disqualifications from unemployment compensation of pregnant females and its proposed solution as offered by an amendment to House Bill 716 of this session of the general court and as printed in the house journal of Friday, June 25, 1965 on pages 2359-2360 is hereby referred to the Advisory Council on Unemployment Compensation for study. The council is ordered to report its findings and recommendations on the problem to the 1967 assembly of the General Court by December 31, 1966.

Further amend the bill by renumbering section 3 to read 4.

Angus of Claremont Stevenson of Bethlehem Bednar of Hudson Conferees on the Part of the House

Sen. Saggiotes Sen. Martel Conferees on the part of the Senate

On a viva voce vote the report was adopted.

Committee of Conference Report

The Committee of Conference to whom was referred HB 213, relative to the salaries of county attorneys, having considered the same, report the same with the following recommendations:

That the House recede from its position of non-concurrence with the Senate amendments and that the House and Senate concur on the following amendment and passage of the bill.

Amend section 1 of the bill by striking out after the words, In Rockingham, the words "six thousand" and inserting in their place the word forty-five; and by striking out after the words, In Sullivan, the words, four thousand and inserting in their place the words, thirty-five hundred so that the section is amended to read:

1 Salaries of County Attorneys. Amend RSA 7:35 (supp) as amended by 1955, 247:2; 1957, 34:1; 211:1; 1959, 6:1, 1961; 107:1; 208:1; 1963, 95:1; 1965, 329:1, by striking out the section and inserting in its place the following:

7:35 Salaries. The annual salaries of the county attorneys in the several counties are as follows:

In Hillsborough, county attorney, seventy-five hundred dollars.

Assistant county attorney, thirty-five hundred dollars.

In Rockingham, forty-five hundred dollars.

In Merrimack, four thousand dollars.

In Strafford, thirty-five hundred dollars.

In Cheshire, three thousand dollars.

In Grafton, five thousand dollars.

In Coos, three thousand dollars.

In Sullivan, thirty-five hundred dollars.

In Belknap, four thousand dollars.

In Carroll, three thousand dollars.

Mr. Langford of Raymond Mr. Hood of Plainfield Mr. Palmer of Kensington Conferees on the Part of the House Senator Foley of Dist. No. 24 Senator Saggiotes of Dist. No. 8 Conferees on the Part of the Senate

* * *

On a viva voce vote the report was adopted.

Committee Report

HB 517, to reduce the charges on small loans, Mr. Cox of Merrimack for Banks. Inexpedient to legislate.

Mr. Taft of Greenville moved that HB 517 be referred to the Legislative Council and spoke in favor of the motion.

Mr. Hancock of Concord spoke in favor of the motion.

(discussion ensued)

On a viva voce vote the motion was lost.

Mr. Hancock of Concord requested a division.

195 having voted in the affirmative and 69 having voted in the negative the motion to refer to the Legislative Council prevailed.

HB 649, relative to small loans, Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

HB 577, to provide improved pesticides controls, Mr. Bell of Plymouth for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 5 and renumbering section 6 to read 5.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 499, relative to the board of Chiropractic examiners, Mr. Cobleigh of Nashua for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and renumbering section 3 to read 2.

On a *viva voce* vote the amendment was adopted and the bill ordered to a third reading.

HB 161, relating to Veterans Property tax exemption, Mr. Sawyer of Weare for Military and Veterans Affairs. Be referred to Legislative Council.

On a viva voce vote the recommendation was adopted.

Concurrent Resolution No. 2 proposing a Constitutional Amendment to have the Legislature Meet Annually, Mr. Spitzli of Walpole for Judiciary. Ought to pass with amendment.

Amendment

Amend the Concurrent resolution by striking out all after the resolving clause and inserting in place thereof the following:

- I. That Article 3 of Part Second of the Constitution of New Hampshire be amended by striking out the entire article and inserting in place thereof the following new article:
- Art. 3d. General Court. When to Meet and Dissolve. The senate and house shall assemble annually on the first Wednesday in January and at such other times as they may judge necessary; and shall dissolve and be dissolved, seven days next preceding the first Wednesday of January in the odd numbered years and shall be styled THE GENERAL COURT OF NEW HAMPSHIRE.
- II. That Article 15 of Part Second of the Constitution be amended by striking out the entire article and inserting in place thereof the following new article:
- Art. 15th. Compensation of the Legislature. The presiding officers of both houses of the legislature, shall severally receive out of the state treasury as compensation in full for their services for the term elected the sum of two hundred and fifty dollars, and all other members thereof, seasonably attending and not departing without license, the sum of two hundred dollars for the biennium and each member shall receive mileage for actual daily attendance on not more than ninety legislative days in any biennium; provided, however, that when a special session shall be called by the governor or by two-thirds vote of the then qualified members of such branch of the general court, such officers and members shall resolve for attendance an additional compensation of three dollars per day for a period not exceeding fifteen days and the usual mileage.

Nothing herein shall prevent the payment of additional mileage to members attending committee meetings or on other legislative business on non-legislative days.

- III. That Article 19 of Part Second of the Constitution of New Hampshire be amended by striking out the entire article and inserting in place thereof the following new article:
- Art. 19th. Adjournment. The house of representatives shall have the power to adjourn themselves.
- IV. Resolved, That the above amendment proposed to the constitution be submitted to the qualified voters of the state at the regular biennial election to be held in November, 1966.
- V. Resolved, That the selectmen of the several towns, cities, wards and places in the state are directed to insert in their warrants for the 1966 election an article to the following effect: To take the sense of the qualified voters whether the amendments of the constitution proposed by the 1965 session of the general court shall be approved.
- VI. Resolved, That the sense of the qualified voters shall be taken by ballot upon the following question submitted to them by the general court:
- 1. Do you favor having the legislature meet in two annual sessions with a total limit of ninety days but no limit on time of adjournment?

Mrs. Frizzell of Charlestown explained the Resolution.

Mr. Healy of Manchester moved that the Concurrent Resolution be indefinitely postponed and spoke in favor of the motion.

Messrs Spitzli of Walpole, Bigelow of Warner, Plumer of Bristol, Stafford of Laconia, Taft of Greenville, Maloomian of Somersworth and Miss Faulkner of Keene and Mrs. DeLude of Unity spoke against the motion.

Mr. Broderick of Manchester spoke against the motion.

Messrs Pickett of Keene and Gamache of Manchester spoke against the motion.

Mr. Healy of Manchester spoke a second time in favor of the motion.

Mr. Vachon of Manchester moved the previous question and it was sufficiently seconded.

On a viva voce vote the motion was adopted.

The question now being on the motion to indefinitely postpone Concurrent Resolution No. 2.

On a viva voce vote the motion was lost.

Mr. Healy requested a division but subsequently withdrew his request.

The Chair called the attention of the House to a rule change whereby concurrent resolutions in re constitutional amendments are handled in the same manner as a bill. A favorable vote of 60% of the total membership, is required for the adoption of such a resolution.

Parliamentary Inquiry

Mr. Pickett of Keene rose on a point of parliamentary inquiry.

The Chair interpreted this as meaning 240 votes would be required to pass the concurrent resolution.

The question is on the adoption of the amendment.

On a viva voce vote the amendment was adopted.

The question now being on whether or not the concurrent resolution should be ordered to a third reading.

A division having been called, and 285 members having voted in the affirmative and 15 in the negative, the concurrent resolution was ordered to a third reading.

Mr. Pickett of Keene moved that the Rules of the House be so far suspended as to place Concurrent Resolution No. 2 on third reading and final passage by caption only at the present time.

Third Reading

Concurrent Resolution No. 2 was read a third time.

The question now being shall the concurrent resolution be adopted.

A division having been called, and 291 members having voted in the affirmative and 22 in the negative, the concurrent resolution was adopted.

Mr. Raiche of Manchester wished to be recorded as voting no on the question.

Reconsideration

Mr. Pickett of Keene moved that the House reconsider its action whereby it adopted Concurrent Resolution No. 2 and spoke against the motion.

On a viva voce vote the motion was lost.

NOTICE

SPECIAL HOUSE/SENATE COMMITTEE on annual legislative session proposals offered for discussion leading to the drafting of the Resolution the following:

General

Each year the Legislature to meet the first Wednesday and Thursday in January for organization purposes.

The Legislature to reconvene the first Wednesday in February and must conclude on or before April 30th.

Odd year shall be designated as "regular sessions", even years as "budget sessions".

With Respect to Bills

On odd years no restriction on the introduction of Bills is believed necessary.

On even years introduction of Bills limited to:

- a. Bills referred from previous session.
- b. Bills introduced through Rules Committee.
- c. Bills approved for introduction by majority vote of either the House or Senate.

Deadline for filing Bills December 15 (Bills filed by title must be completed January 15).

All Bills shall be printed and in the hands of the committee chairmen when the Legislature reconvenes the first Wednesday in February.

Bill drafting services will function on a 12-month basis. Members encouraged to have Bills prepared well in advance. Department Bills must be drafted as early as possible.

With Respect to Committees

Appropriations and Finance shall meet at least monthly throughout the year with per diem pay and shall be equipped with suitable technical staff. Each year during January, the final adjustments to the budget will be made by the two Committees and the printed budget available to members when the session reconvenes in February. The hearing of department heads with regard to their budget will be optional. Special investigations by the Committees with help of their technical staffs will be encouraged. The February-April period to be concerned with so-called "Legislative specials" and adjustment of proposed amendments to the budget to new revenue sources.

Other committees at the discretion of the Speaker or President may hold meetings and receive per diem when the Legislature is not in session.

Joint House and Senate hearings to be held; when desirable, rehearings by either body scheduled. Presiding at hearings should alternate between House and Senate chairmen. All executive sessions shall be separate.

Senators —

Robert English, Hancock Lucien Bergeron, Rochester Creeley S. Buchanan, Amherst Dorothy Green, Manchester

Representatives —

James E. O'Neil, Chesterfield Greta M. Ainley, Manchester L. Waldo Bigelow, Warner Herbert A. Casassa, Hampton Marshall W. Cobleigh, Nashua Alice Davis, Concord Raymond J. Desmarais, Jaffrey Marcus E. Diffenderfer, Ossipee Laurence M. Pickett, Keene Alexander M. Taft, Greenville Ada C. Taylor, Whitefield H. Thomas Urie, New Hampton

The Committee Offers Answers to Questions Frequently Raised in Connection with the Above Proposals

- Q. Can the work load be dealt with successfully by April 30?
- A. Yes, based upon rule changes in the House and Senate as will be explained below.

- Q. Is it feasible to have joint House and Senate hearings?
- A. Yes. The basic problem involved is the question of conducting these joint hearings. A suggested procedure would be to alternate between the House and Senate chairmen on the Bills as presented without regard as to whether they are House Bills or Senate Bills. This would greatly aid the public who can often ill afford the loss of two or more days' pay.
- Q. Would it be possible to have all the Bills printed by the first week in February?
- A. The preparation of Bills would be on a year-round basis. A large number of these could even be prepared and printed before the Legislature convenes for organization purposes in January. All could be ready for action the first of February with a deadline on introduction December 15 or by title January 15.
- Q. Would it be possible to have the budget printed and ready for public hearings by the first week in February?
- A. Again the work on the budget by the Appropriations and Finance Committees would be on a year-round basis with the Committees meeting at least once a month and directing the work of professional persons employed by them to check out the various departmental demands.
- Q. If during the year designated as "regular sessions" Bills were freely introduced by members, would there not be the same work load as now takes approximately six months to process?
- A. With all Bills printed and available the first week in February, many could be consolidated. Planning public hearings with all proposals on hand would aid the Legislature and the public. An example would be the Deer Bills, often 10 or more in number. Legislative Council Bills (worked over and approved by the Bar Association) could be heard several at a time; these constitute another of many possible examples.
- Q. If there were a "great flood" of Bills during the "regular session", what would happen to Bills not dealt with?
- A. During the "budget year" Bills could be dealt with which were referred to this session by the previous "regular session", (as well as those introduced through the Rules Com-

mittee or by majority vote from the Floor). Thus, the rather numerous "difficult" Bills introduced during the "regular session" which previously have required rewriting and special work in Committee could be freely sent for further study by the sponsoring group or to some other suitable body. If the proposal had sufficient merit, the Legislature could vote to have it dealt with at the "budget session", less than a year away. The unlikely possibility of special sessions will, however, be provided for in the constitutional amendment.

- Q. The Appropriations/Finance Committees normally attempt to balance the budget recommended with known revenue. How would balancing be taken care of if the printed budget bills were to be available February 1?
- A. It must be assumed that the budget approved by the Committees would be made on the basis of known sources of revenue. Proposals to add to the budget would be offered as amendments to the budget Bill as printed and the monies required by these amendments balanced against "new" sources of revenue.
- Q. Would employment of several specialists for the Appropriations and Finance Committees add to the expense of the session?
- A. The expense here would be minor in view of the savings from keeping the budget current from year to year.
- Q. Why change? Aren't we doing all right with biennial sessions?
- A. Except for the budget and occasional matters of importance delayed unnecessarily, the answer is mostly yes. But . . . an important but . . . the budget situation is worse than you realize. When you get to budgeting on lapses there is a suggestion as to how loose and inaccurate the forecasting of expenditures two years ahead has become. The departments now have to prepare budgets two and one-half years in advance.

One of many examples of having legislation current is the tobacco tax. If we raise the tax do we gain — or will we be ahead by leaving it as it is? A mistake on these calculations can be costly if we wait two years to make an adjustment. And how about other Massachusetts taxes passed during their annual

sessions; might it not have some effect upon our tax structure in two years?

* * *

Resolution relative to the United States Constitution permitting the recitation of the Lord's Prayer in our schools, Mr. Pryor of Ashland for Judiciary. Inexpedient to legislate.

Mrs. Winkley of Rochester moved that the words, Be adopted be substituted for the report of the Committee, that it is inexpedient to legislate, and spoke in favor of the motion.

Mr. Cole of Swanzey spoke in favor of the motion.

Mr. Pryor of Ashland moved that the Resolution be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Mr. Maloomian of Somersworth spoke in favor of the resolution to substitute.

Mr. Maxwell of Henniker spoke in favor of the committee report.

Mrs. Donnelly of Dover spoke against the committee report.

Mr. Murphy of Pittsfield spoke in favor of the motion to indefinitely postpone.

(discussion ensued)

Mrs. Brungot of Berlin and Mrs. Schwaner of Plaistow spoke in favor of the motion to substitute.

Question being on the motion that the Resolution be indefinitely postponed.

On a viva voce vote the resolution was not adopted.

Question being on the motion that the words, Be adopted be substituted for the report of the committee, Inexpedient to legislate.

On a viva voce vote the motion was adopted.

Resolution

Whereas, the saying of the Lord's Prayer is a part of our Constitutional heritage, and

Whereas, the recitation of this prayer is in reality a symbol of our religious freedom, and

Whereas, the people of New Hampshire have expressed so strong an opinion in this matter that one of our Congressional representatives has offered an amendment to the Constitution of the United States relative to prayer in our schools, now therefore be it resolved by the House of Representatives of the General Court of New Hampshire:

That our Congressional Delegation be requested to support an amendment to the United States Constitution permitting the recitation of the Lord's Prayer in our schools, and

That the people of this country be permitted and given an opportunity to vote on whether they desire such an amendment, and

That the Supreme Court of the United States be requested to reverse its decision prohibiting the voluntary statement of a belief in God in our Schools.

Mrs. Winkley of Rochester offered the following amendment.

The Clerk read the amendment in full.

Amendment

Amend the resolution by striking out the last paragraph.

On a *viva voce* vote the amendment was adopted.

Question being on the adoption of the resolution.

On a viva voce vote the resolution was adopted.

Mr. Cobleigh of Nashua moved that HB 59, relative to construction of buildings to be used by the public, be recalled from the Governor's office but subsequently withdrew his motion.

(Mr. Taft in the Chair)

Committee Report

SB 104, to regulate the practice of land surveying, Mr. Healy of Manchester for Judiciary. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

(Speaker in the Chair)

SB 126, relating to absentee voting at annual city elections in Berlin, Mr. Pryor of Ashland for Judiciary. Inexpedient to legislate.

Mr. Fortier of Berlin spoke against the Committee report.

Mr. Sheridan of Berlin explained the bill.

(discussion ensued)

Mr. Stafford of Laconia moved that the words, Ought to pass be substituted for the report of the committee, Inexpedient to legislate and spoke in favor of the motion.

(Mr. Taft in the Chair)

Mrs. Brungot of Berlin spoke against the bill.

(discussion ensued)

Mr. Sheridan of Berlin spoke a second time in favor of the motion to substitute.

Question being on the motion to substitute the words, Ought to pass for the report of the committee, Inexpedient to legislate.

On a *viva voce* vote the motion prevailed and the bill was ordered to a third reading.

Committee Reports

HB 58, relating to radiation protection, Mr. Craig of Manchester for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 3 and 4 and renumbering section 5 to read 3.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 729, relative to private water supplies, Mr. Roberts of Conway for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 There is hereby appropriated the sum of \$26,900 for the fiscal year 1966 and \$28,480 for the fiscal year 1967 to provide the required funds for the operation of the contaminated well program. These funds are made available for the following additional permanent positions within the department of public works and highways:

1 CE IV (23)

2 CE III (21)

1 Water supply technician (14)

The funds hereby appropriated are a charge on the highway fund.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 701, relative to the purchase of supplies by the department of public works and highways for sale to other departments and institutions of the state and to subdivisions of the state, Mr. Belcourt of Nashua for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following Bills:

SB 48, an act relating to hairdressers.

HB 769, clarifying duties, responsibilites and qualifications in the department of health and welfare.

HB 567, relative to local options of sale of liquor and beverages in towns and cities.

* * *

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

SB 57, relative to the power of the governor and council to fix salaries of unclassified positions.

HB 608, relative to standards for tires on motor vehicles and trailers.

HB 223, to regulate extension of operators' licenses of members of armed forces during a war.

Committee Reports

SB 130, relative to filing dates in primaries, Mr. Pryor of Ashland for Judiciary. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

On motion of Mr. Cole of Swanzey the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

SB 133, relating to temporary loans in anticipation of the incurrence of long term debt, Mr. Hood of Plainfield for Municipal and County Government. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

On motion of Mr. Smith of Plymouth the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 105, raising the minimum age for the holding of a license to operate a motor vehicle to eighteen and providing for exceptions thereto. Mr. McGee of Lincoln for Transportation. Inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Mr. McGee of Lincoln moved that the House suspend the Rules to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion. Mrs. Hartigan of Rochester spoke against the motion.

Mrs. Davis of Conway spoke in favor of the motion.

Messrs. Fortier of Berlin, Call of Portsmouth and Mrs. Brungot of Berlin spoke in favor of the motion.

Mr. McGee of Lincoln spoke a second time in favor of the motion.

Mrs. Hartigan of Rochester spoke a second time against the motion.

At the request of Mr. Bartlett of Manchester, Mr. Stafford of Laconia explained the resolution of the committee.

(discussion ensued)

Mr. Willey of Campton spoke against the motion.

(discussion ensued)

The question is on the motion to suspend the Rules to permit the introduction of a committee report not previously advertised in the Journal.

Parliamentary Inquiry

Mrs. Hartigan of Rochester and Mr. McGee of Lincoln rose on a point of Parliamentary Inquiry.

Mrs. Hartigan requested a division.

172 members having voted in the affirmative and 84 in the negative, the motion to suspend the rules prevailed.

Mrs. Hartigan of Rochester requested a quorum count.

331 members having been counted the Chair declared a quorum present.

Mrs. Hartigan requested a second division.

The question being on the motion to suspend the Rules to permit the introduction of a committee report.

216 members having voted in the affirmative and 49 in the negative the motion to suspend the Rules prevailed.

HB 671, relative to the lay-out and construction of a state highway, Mr. McGee for Public Works. Bill be referred to the State Department of Public Works and Highways for study. On a viva voce vote the resolution was adopted.

Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 327, relative to the taking, sale, possession, and transportation of lobsters and crabs.

Amendment

Amend section 1 of said bill by striking out the first eleven lines and inserting in place thereof the following:

1 Lobsters and Crabs, Taking. Amend RSA 211:61 as amended by 1957, 251:1 by striking out said section and inserting in place thereof the following:

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed bills amendment under Joint Rule No. 6.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

HB 90, An Act relative to the department of agriculture and to the agricultural advisory board.

HB 159, An Act authorizing taking deer on islands by fish and game director.

HB 376, An Act to extend service exemption from taxation to certain totally disabled servicemen.

HB 420, An Act to revise the ward boundaries of the city of Nashua.

HB 587, An Act to provide for the safe construction, installation, inspection, operation, maintenance and repair of boilers.

HB 681, An Act relative to the salary of, and amount of fees collected by, the register of deeds for Grafton county.

- HB 728, An Act relating to full time employees of approved public academies.
- SB 118, An Act authorizing the town of Hampton to increase the maximum salary of the Hampton District Court.
- HB 298, An Act to allow children to work in certain occupations other than farm or domestic labor.
- HB 416, An Act providing adequate representation for indigent defendants in criminal cases.
- HB 264, An Act to authorize payment of twenty thousand dollars as state's contribution to costs of modification and maintenance of New England Exhibit of World's Fair.
- HB 285, An Act relating to an additional bounty on porcupines.
- HB 412, An Act relative to fees for inspection of weights and measures.
- HB 414, An Act to commemorate the New Hampshire National Guard.
- HB 456, An Act to provide voluntary identification cards for sale of alcoholic beverages.
- HB 484, An Act relative to minimum wages of employees in public works.
 - HB 602, An Act relating to the sale of insurance.
- HB 604, An Act to increase the membership of the Manchester board of health.
- HB 705, An Act relative to representative town meeting government.
 - Mrs. Moulton of New Durham for Engrossed Bills.

Senate Message

The Senate has voted to adopt recommendation of the Committee of Conference to whom was referred the following entitled bill:

HJR 19, relative to the operating expenses of educational television station WENH-TV Channel 11, Durham.

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 213, relative to the salaries of county attorneys.

(Recess)

(After Recess)

Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 601, An act relative to licensing dogs.

* * *

The Senate concurs with the House in the passage of the following bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 662, An act relating to the salaries of unclassified state officials:

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Salaries. Amend RSA 94:1, as amended by 1955, 153:2; 321:1; 323:4, 6; 335:8. 1957, 90:1; 223:1; 274:4, 7; 315:2. 1959, 199:4; 268:12. 1961, 166:5; 221:4; 225:5; 223:4; 266:12. 1963, 39:2; 132:2; 209:2; 328:17; 303:14, by striking out said section and inserting in place thereof the following:

94:1 Salaries Established. The annual salaries for the positions set forth shall be as follows:

	Minimum	Maximum
Governor		\$30,000
Chief justice, supreme court		25,000
Chief justice, superior court		22,000
Associate justice, supreme court (4)		22,300
Associate justice, superior court (7)		20,000
Judges, probate court (10)		6,000

1	4	4	9
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Racing commissioners (3)		3,000
Sweepstakes commissioners (3)		2,400
State entomologist		3,500
Adjutant general	\$12,000	13,500
Assistant attorney general (6)	9,000	13,500
*Notwithstanding the provisions of any other	r statute,	the pay
range for the Assistant Attorneys General sha		
in this act.		
Assistant bank commissioner	10,500	12,000
Assistant business supervisor	10,500	12,000
Assistant business supervisor—agriculture	9,000	10,500
Assistant commissioner, public works		
and highways	15,000	16,500
Assistant to insurance commissioner	9,000	10,500
Assistant state librarian	9,000	10,500
Assistant superintendent, New	0,000	,
Hampshire hospital	17,720	20,720
Attorney general	16,000	17,500
Bank commissioner	13,500	15,000
Business supervisor	12,000	13,500
Business supervisor — health and welfare	12,000	13,500
Chairman, water resources board	10,500	12,500
Clerk of supreme court and court reporter	13,500	15,000
Commandant, soldiers' home	8,000	9,500
Commissioner of agriculture	12,000	13,500
Commissioner of department of employment	12,000	13,300
	16,000	17,500
security Commissioner of education	15,000	16,500
Commissioner of lealth and welfare		17,500
	16,000	
Commissioner of public works and highways	17,000	18,500
Commissioner of resources and	15 000	10 500
economic development	15,000	16,500
Commissioner of safety	15,000	16,500
Comptroller	16,000	17,500
Counsel, department of employment security	11,300	12,800
Deputy attorney general	13,500	15,000
Deputy bank commissioner	12,000	13,500
Deputy commissioner of education	12,000	13,500
Deputy commissioner of public works and		
highways	15,000	16,500
Deputy director, New Hampshire		0.555
distributing agency	6,500	8,000
Deputy director of personnel	10,500	12,000

Deputy insurance commissioner	10,500	12,000
Deputy labor commissioner	8,000	9,500
Deputy registers of probate:		
Rockingham	5,300	6,800
Strafford	4,600	5,930
Belknap	4,600	5,930
Carroll	4,600	5,930
Merrimack	5,300	6,830
Hillsboro	6,200	7,730
Cheshire	4,220	5,330
Sullivan	4,220	5,330
Grafton	4,600	5,930
Coos	4,220	5,330
Deputy secretary of state	10,500	12,000
Deputy state treasurer	10,500	12,000
Deputy superintendent industrial school	8,000	9,500
Deputy superintendent, Laconia state school	15,500	17,000
Deputy warden, state prison	8,000	9,500
Director of aeronautics	12,000	13,500
Director, charitable trusts	4,500	6,000
Director of clinical services	15,500	17,000
Director of clinical and surgical services	15,500	17,000
Director of correctional psychiatry	15,500	17,000
Director, division of accounts	12,000	13,500
Director of division of economic development	12,000	13,500
Director, division of mental health	21,375	24,375
Director of division of parks		13,500
Director, division of public health services	15,000	16,500
Director, division of purchase and property	12,000	13,500
Director of division of resources and develop-		
ment	12,000	13,500
Director, division of welfare	12,000	13,500
Director of fish and game	12,000	13,500
Director of motor vehicles	10,500	12,000
Director, New Hampshire distributing agency		10,500
Director, out-patient services	15,500	17,000
Director of personnel	12,000	13,500
Director of Probation	9,000	10,500
Director of psychiatric education and research	15,500	17,000
Director of records management and archives	6,500	8,000
Director of safety services	9,000	10,500
Director of state police	10,500	12,000
Director of technical institute	12,000	13,500

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Director, veterans' council	8,000	9,500
General counsel, department of employment		
security	12,000	13,500
Insurance commissioner	13,500	15,000
Labor commissioner	10,500	12,000
Liquor commissioner, chairman	10,500	12,000
Liquor commissioners (2)	10,000	11,500
Parole officer	9,000	10,500
Public utilities commission, chairman	12,000	13,500
Public utilities commissioners (2)	10,500	12,000
Registers of probate:		
Rockingham		4,600
Strafford		4,400
Belknap		4,400
Carroll		4,400
Merrimack		4,600
Hillsboro		4,800
Cheshire		4,000
Sullivan		4,000
Grafton		4,400
Coos		4,000
Secretary of state	12,000	13,500
Secretary, tax commission	13,500	15,000
Senior psychiatrist	14,600	16,930
State fire marshal	9,000	10,500
State librarian	10,500	12,000
State treasurer	12,000	13,500
State veterinanian	9,000	10,500
Superintendent, industrial school	13,500	15,000
Superintendent, Laconia state school	15,000	16,500
Superintendent New Hampshire hospital	19,396	22,396
Superintendent, state sanatorium	13,500	15,000
Tax commissioner (2)	10,500	12,000
Warden, state prison	13,500	15,000
000.11		•

Officials named in this section shall be placed in the corresponding steps in the new salary ranges as their length of service justifies and in accordance with RSA 94:3. Racing commissioners, sweepstages commissioners, and the state entomologist only excepted, any official whose salary upon placement in the new salary range is less than that of a classified employee in his department shall be placed at the next higher step in range above said classified employee and shall be entitled to any increase provided for herein until the maximum is reached.

Notwithstanding any other provisions of law to the contrary, the salaries of Judges of probate court, Deputy registers of probate, and Registers of probate shall be as set forth above.

* * *

On motion of Mrs. DeLude of Unity, reading of the amendment was dispensed with.

Mrs. DeLude of Unity moved that the House non-concur in the Senate message and that a committe of conference be appointed.

On a viva voce vote the motion was adopted.

The Chair appointed Mrs. DeLude of Unity, Mr. Smith of Concord and Mr. Belcourt of Nashua as conferees on the part of the House.

Reconsideration

Mr. Kelsey of Nottingham, having voted with the majority, moved that HB 776, to establish a department of adult correction, be reconsidered and spoke in favor of the motion.

Mr. Herbert of Windham spoke in favor of the motion.

Mr. Spitzli of Walpole spoke against the motion.

Messrs Stearns of Hinsdale and Guild of Gilford spoke in favor of the motion.

Mr. Broderick of Manchester spoke against the motion.

Mr. Raiche of Manchester spoke in favor of the motion.

Messrs. Pryor of Ashland, Pickett of Keene, Totman of Alstead and Kearns of Manchester spoke against the motion.

Mr. Spanos of Newport spoke in favor of the motion.

On a viva voce vote the motion was lost.

Mr. Stafford of Laconia moved that the House recall from the Senate HB 693, to regulate the licensing, location, and relicensing of motor vehicle junk yards, and spoke in favor of the motion.

On a viva voce vote the motion was lost.

Mr. Cobleigh of Nashua moved that the Rules of the House be so far suspended as to permit the introduction of the following bills not previously advertised in the Journal.

HB 475, 177, 491, HJR 20 and SB 82.

On a viva voce vote the motion was adopted.

HB 475, to extend the time for expending funds for expansion of the state park system, Mr. Craig of Manchester for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

HB 177, authorizing training of auxiliary state police, Mrs. DeLude of Unity for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriations. There are hereby appropriated for the purposes of RSA 106-B:18-24 the sum of fifteen thousand dollars for the biennium ending June 30, 1967, and the governor is hereby authorized to draw his warrants for such sums out of any money in the treasury not otherwise appropriated.

* * *

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

HB 491, to transfer the functions of purchasing from the University of New Hampshire to the division of purchase and property, Mr. Cobleigh of Nashua for Appropriations. Refer to the Legislative Council.

On a viva voce vote the recommendation was adopted.

HJR 20, to provide funds for grants-in-aid to local public libraries, Mrs. Scott-Craig of Hanover for Appropriations. Ought to pass.

On a *vica voce* vote the resolution was ordered to a third reading.

SB 82, relative to planning for the future development of Great Bay, Mr. Cobleigh of Nashua for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 782, An act making appropriations for capital improvements and long term repairs for the state of New Hampshire.

Amendment

Amend the bill in section 1 by striking out the same and inserting in place thereof the following:

I The sum of five million four hundred fifty one thousand eight hundred seventy two dollars is hereby appropriated for the purpose of capital improvements and long term repairs, which purpose includes such related improvements, facilities, equipment and furnishings as are enumerated herein.

The appropriations for the projects are as follows:

I Administration and Control:

Renew state library roof and complete related repairs \$20,000 Purchase, renovate and make necessary re-

lated expenditures to establish state

offices in old post office building 100,000 Acquisition of land, buildings, rights of way,

easements, improvements and betterments

100,000*

*This appropriation shall lapse at June 30, 1967.

II Adjutant general:

Littleton armory — grade and pave parking area, walk and driveway

22,000

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Vocational institute:†			
Site	50,000		
Site development	100,000		
Building	836,000		
Architect's fee	40,000		
Equipment	400,000		
1 1		1,426,000	
Vocational institute:†			
Site	50,000		
Site development	100,000		
Building	836,000		
Architect's fee	40,000		
Equipment	400,000		
1 1		1,426,000	
			2,852,000

†Location priority for the new vocation institutes shall be given by the state board of education to areas where site, site development, water and sewerage services and snow removal will be provided by public or private interests. The appropriations for site and/or site development shall lapse if site and/or site development is furnished by public or private interests. Plans and specifications for these projects must be approved by the public works divison of the department of public works and highways. The buildings shall be limited to an area of 44,000 square feet.

IV Industrial school:

Cottage containing facilities for thirty boys and the house parents. To contain approximately 10,000 square feet and be heated by an underground line from the existing power plant.

The building to be of steel and masonry construction with brick facing:

Site development including piling	37,000
Building	160,000
Steam line	25,000
Architect's fee	13,500
Furniture and equipment	20,000
Contingencies	11,500
	267,000

Installation of sprinkler systems in Riverview and Spaulding cottages

17,000

284,000

V Health and welfare:

Laconia state school:

Boys cottage. To be a one story building with a partial basement containing approximately 8,700 square feet and constructed on land owned by Laconia state school. Building to be of steel and masonry construction with brick facing and to be constructed adjacent to present Sanborn cottage:

156,600	
8,000	
15,000	
10,776	
20,000	
2,500	
7,124	
220,000	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
75,000	
200,000	
170,000	
50,000	
20,000	
	735,000
	8,000 15,000 10,776 20,000 2,500 7,124 220,000 75,000 200,000

^{*}Sanborn cottage and barn shall be demolished upon completion of boys cottage.

New Hampshire hospital: Furnishings for patients rooms		300,000
VI Port authority:		
Water line installation	3,000	
Construct and equip permanent fueling		
berth	16,000	
Pave parking and storage areas	25,000	
Free foreign trade zone	1,500	
Construct and equip second section		
transit shed	35,000	
		80,500

VII State prison:

Construct and equip farm implement stor-

age shed with inmate locker room 17,000 Purchase of prison industry equipment 33,420

33,420 ——— 50,420

VIII Department of safety:

Establish and equip crime detection laboratory

10,000

IX Soldiers home:

Recondition and equip dispensary building

17,500+

†This appropriation available for expenditure only if matched by federal funds on a 50-50 matching basis.

X Water resources board:

Land easements and rights of way:

Baker river sites

399,420

Souhegan river sites 61,532

*Dams, water rights, and lands connecting therewith at Contoocook river park dam in the city of Concord and town of Hopkinton; Bunker Pond in Epping; Chandler Pond in Landaff; Suncook river dam in Barnstead; Steele Pond in Antrim; and at Winnisquam lake in Tilton, Sanborn-

ton, Belmont and Laconia 116,500

577,452

*Tax exemption. The dams, water rights and lands connected therewith hereby authorized to be acquired by the water resources board for the benefit of the state are exempt from taxation so long as the properties are held by the state.

XI Aeronautics commission:

Development and improvement of air navigation facilities

225,000*

Purchase and installation of visual omni range equipment

78,000 ——— 303,000

*This appropriation shall be for the development and improvement of air navigation facilities as defined by RSA 422:3, VI under the following conditions: (a) If used to augment local funds, to be spent in the ratio of twenty-five per cent state funds to twenty-five per cent local funds for the development and improvement of air navigation facilities with federal aid under the federal aid airport program; or (b) if used to augment local

funds, to be spent in the ratio of fifty per cent state funds to fifty per cent local funds on joint state and local projects which do not qualify for federal aid, subject to determination by the commission that such a project satisfies a public need. Of the sum appropriated by this section, twenty-five thousand dollars or as much of that sum as necessary may be used for consulting engineering services.

Total — section 1	5,451,872
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Further amend the bill by striking out the first paragraph of section 3 and inserting in place thereof the following:

The sumof sixteen million three hundred twenty one thousand four hundred fifty nine dollars is hereby appropriated for the purpose of capital improvement and long term repairs, which purpose includes such related improvements, facilities, equipment and furnishings as are enumerated herein.

Further amend the bill by striking out the subdivision "I Durham campus" and inserting in place thereof the following:

I Durham campus:		
New social science center —		
Building with site development,		
built in equipment	1,228,500	
Furnishing and Equipment	25,000	
Architect's fee	105,000	
Administration cost, clerk works, testing	23,500	
		1,382,000
Kingsbury hall, addition — alterations:		
Building with site development,		
built in equipment	453,900	
Furnishings and equipment	49,549	
Architect's fee	27,051	
Administration cost, clerk works, testing	14,500	
_		545,000
Addition to university library —		
Building*	1,660,000	
Furnishings and equipment	270,000	
Architect's fee	99,000	
UNH administrative costs,		
supervision, etc.	22,500	
•		2,051,500

*This includes site development, built Putnam hall additions, alterations:	in equipment.	
Building with site development,	313,950	
built in equipment	6,934	
Furnishings and equipment		
Architect's fee	20,716	
Administration cost, clerk works, testing	8,400	Λ
_	350,00	U
Hamilton-Smith addition, alterations:		
Building with site development,		
built in equipment	742,000	
Furnishings and equipment	48,000	
Architect's fee	40,000	
Administration cost, clerk works, testing	23,000	
_	853,00	0
New incinerator:	•	
Building with site development,	77,300	
built in equipment	200	
Furnishings and equipment		
Architect's fee	5,500	
Administration cost, clerk works, testing		^
-	85,00	U
Expansion of water supply:		
Building with site development,		
built in equipment	79,000	
Architect's fee	6,000	
Administration cost, clerk works, testing	2,000	
_	87,00	0
Pettee hall alterations:	,	
Building with site development,		
built in equipment	22,500	
	1,500	
Furnishing and equipment	· · · · · · · · · · · · · · · · · · ·	
Architect's fee	1,800	
Administration cost, clerk works, testing	1,200	^
-	27,00	U
DeMerritt hall:		
Building with site development,		
built in equipment	93,500	
Furnishings and equipment	47,000	
Architect's fees	7,000	
Administration cost, clerk works, testing	2,500	
_	150,00	0

Merrill hall alterations:		
Building with site development,	10 000	
built in equipment	12,800	
Furnishings and equipment	500	
Architect's fees	1,200	
Administration cost, clerk works, testing	500	15 000
_		15,000
Huddleston hall alterations:		
Building with site development,	1, 000	
built in equipment	15,000	
Furnishings and equipment	3,000	
Architect's fee	1,500	
Administration cost, clerk works, testing	500	
		20,000
Physical education outside improvements:		
Building with site development,		
built in equipment	89,000	
Furnishings and equipment	3,000	
Architect's fee	4,000	
Administration cost, clerk works, testing	4,000	
-		100,000
Expansion outside utilities		307,304
Design of proposed capital improvements		207,800
Land acquisition		100,000
Relocation of poultry farm:		
Building	155,000	
Furnishings and equipment	2,000	
Architect's fee	9,000	
UNH Administrative costs,		
supervision, etc.	4,000	
-		170,000
Acquisition of books for library		150,000
Educational television construction:		
Littleton UHF channel 24	174,990	
Hanover UHF channel 20	139,386	
Berlin UHF channel 52 and six		
translators	136,150	
Keene UHF channel 45 microwave link to		
channel 2, Boston and studio		
equipment	236,493	
		687,019
Total — Durham campus		7,287,623

Further amend the bill in section 3: II Keene state college, by inserting after the subsection for "Land acquisition" the following new subsections

Acquisition of books for library 75,000; and, by changing the figures for "Total — Keene state college" as follows: 4,784,836 changed to 4,859,836.

Further amend the bill in section 3: III Plymouth state college: Physical education building, by changing the figures for "Building with site development, built in equipment" as follows: 1,676,000 changed to 2,051,700; and, by changing the figures for total of said paragraph as follows: 1,850,000 changed to 2,225,000. Further amend said section 3:III Plymouth state college, by inserting after the subsection "Land acquisition" the following new subsection:

Acquisition of books for library 75,000; and, by changing the figures for "Total — Plymouth state college" as follows: 3,724,000 changed to 4,174,000. Further amend section 3 by changing the figures for "Total—section 3" as follows: 14,959,-440 changed to 16,321,459.

Further amend the bill in section 4 by inserting at the end of paragraph "III Plymouth state college campus" the following:

Note: Notwithstanding the provisions of section 2, chapter 251, Laws of 1963, Strafford house at Plymouth state college shall be demolished upon completion of construction of the dormitory for women authorized above.

Further amend the bill after section 5 by changing the figures for "Total capital appropriations" as follows: 29,819,-392 changed to 31,052,331.

Further amend the bill in section 8 by striking out the same and inserting in place thereof the following:

8 Land acquisition: Any land acquired under the appropriations made in section 1 and 2, except such land, if any, as may be acquired under the appropriation for water resources board, shall be purchased by the commissioner of public works and highways, with the approval of the governor and council. Any land acquired under the appropriations made in sections 3, 4 and 5 shall be purchased by the trustees of the university.

Further amend the bill in section 9 by striking out said section and inserting in place thereof the following:

9 Borrowing power: To provide funds for the appropriations made in section 1, 1-a, 2, 3, 4 and 5 hereof, the state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state not exceeding the sum of thirty one million fifty two thousand three hundred thirty one dollars (\$31,052,331); and for said purposes may issue bonds and notes in the name and on behalf of the state of New Hampshire. The governor and council shall determine the form of such bonds or notes, their rate of interest, the date when interest shall be paid and the time or times of of issue. Such bonds or notes shall be signed by the treasurer and countersigned by the governor and shall be deemed a pledge of the faith and credit of the state.

The bonds provided for herein shall be paid as follows: Section 1. 300,000 for furnishings for patients' rooms at the

New Hampshire hospital shall be paid within five years, while the balance shall be paid within twenty years:

- Section 1-a. Bonds issued under this section shall be paid within five years:
- Section 2. Bonds issued under this section shall be paid within twenty years:
- Section 3. 300,000 for books for libraries shall be paid within five years, while the balance shall be paid within twenty years:
- Section 4 and 5. Bonds issued under these sections shall be paid within thirty years.

Further amend the bill by striking out section 12 and renumbering section 13 to read 12, section 14 to read 13, section 15 to read 14, section 16 to read 15, section 17 to read 16, section 18 to read 17. Amend renumbered section 17 by inserting after II the following: III To transfer funds from any item to any other line item within the same individual project.

Further amend section 19 to read 18 and 20 to read 19. Further amend the bill in renumbered section 19 by striking out the same and inserting in place thereof the following:

19 Construction Requirements. All buildings and projects herein relating to the University of New Hampshire, Keene and Plymouth state colleges shall be constructed and equipped reasonably in accordance with drawings, sketches, plans and explanations set forth in documents submitted by the officials

of the University of New Hampshire. These drawings and sketches are plan No. 372 relative to self liquidating buildings and henceforth called Exhibit "A" and plan No. 558 which includes all other buildings and projects and henceforth called Exhibit "B" and both exhibits shall be on file in the Legislative Budget Assistant's office.

Further amend by inserting section 20 as follows:

20 Construction Directed. Amend section 2 of chapter 324 of the Laws of 1963 by inserting after the word "Authorized" the words, and directed, so that the section is amended to read as follows: 324:2 Authorization. The commissioner of public works and highways, subject to the approval of the governor and council, is hereby authorized and directed to lay out and construct an access road to the Willard Basin, so-called, in the towns of Lancaster, Jefferson, and Randolph, the city of Berlin, and in the unorganized place of Kilkenny.

Further amend the bill by striking out section 21 and inserting the following new section.

21 Time Extended. All the appropriations provided for in sections 3, 4 and 5 of chapter 324 of the Laws of 1963 are hereby extended to June 30, 1968, and the authority of the commissioner of public works and highways and the governor and council provided for in section 2 of chapter 324 of the Laws of 1963 is extended and may be exercised up to June 30, 1968. The provisions of this section shall be of full force and effect notwithstanding any other provisions of law to the contrary, including but not being limited to the provisions of 1965, 228.

Further amend the bill by renumbering the original section 21 to read 23.

22 Additional Appropriation. Amend 1961:263 as amended by 1963:287 by inserting after section 5 the following new section: 5-a Additional Appropriation. In addition to the sums specified in section 5, the following sums are appropriated for the the purposes indicated:

Southwestern State Park	\$1,000,000
Winnipesaukee State Park	1,000,000
Mount Washington Carriage Road	800,000
Connecticut Lakes study	25,000

Rye Harbor project	50,000
Shelburne Basin project	30,000
Strawbery Banke project (governor's house)	25,000
Additional ski lift at Sunapee State Park	250,000
Other projects as approved by governor and counci	70,000
Total	\$3,250,000
Less federal funds	1,625,000
Net appropriation	\$1,625,000

The appropriation for each of the above individually specified projects may not be expended unless matching federal funds are available for that specific project.

Bonds or Notes Authorized. Amend 1961, 263:6 by striking out the same and inserting in place thereof the following: 263:6 Bonds or Notes Authorized. For the purpose of providing funds necessary for the appropriations made by sections 5 and 5-a, the state treasurer is hereby authorized, under the direction of the governor and council, to; borrow on the credit of the state from time to time, a total of ten million six hundred twenty-five thousand dollars for the purpose of carrying into effect the provisions hereof and for that purpose may issue bonds or notes in the name and on behalf of the state of New Hampshire at a rate of interest to be determined by the governor and council. The maturity dates of such bonds or notes shall be determined in each case by the governor and council but in no case shall they be later than 1990.

On motion of Mr. Cobleigh of Nashua, reading of the amendment was dispensed with.

Mr. Cobleigh of Nashua moved that the House non-concur in the Senate amendments and that a committee of conference be appointed.

On a viva voce vote the motion was adopted and the Chair appointed Messrs Eaton of Hillsborough, Casassa of Hampton and Sheridan of Berlin as conferees on the part of the House.

The Chair announced that Mr. Bartlett of Goffstown became a great grandfather recently.

The Chair also announced that Mr. Grinnell of Durham will retire from the University of New Hampshire tonight after 33 years of service. He will be 70 one week from today.

* * *

On motion of Mr. Cobleigh of Nashua the Rules of the House were suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 533, to provide an access road to the Loon Mountain Recreational Area, Mr. Craig of Manchester for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 3, 4, 5 and 6 and inserting the following new section:

3 Appropriation. The sum of five thousand dollars is appropriated for preliminary surveys and engineering design. The appropriation is in addition and add to the department of public works and highways' engineering appropriation under the budget acts. The funds for preliminary engineering may be spent by the commissioner of public works and highways only upon approval of the governor and council after determination of the feasibility of the project as provided under RSA 236-C. The governor is authorized to draw his warrant against any monies in the treasury not otherwise appropriated.

Further amend by renumbering section 7 to read 4, 8 to read 5, 9 to read 6, and 10 to read 7.

* * *

On a viva voce vote the amendment was adopted and the bill was ordered to a third reading.

Concurrent Resolution

Mr. Taft of Greenville and Mr. Craig of Manchester offered the following concurrent resolution:

Concurrent Resolution Relating to Final Adjournment

Whereas, it appears that all necessary legislative work may may be accomplished by Thursday July 1 next, at 5:00 o'clock in the afternoon, therefore be it

Resolved, by the House of Representatives, the Senate concurring, that the present session of the legislature be brought to final adjournment on Thursday, July 1 next, at 5:00 o'clock in the afternoon, and be it further

Resolved, that on that date, all reports, bills and joint resolutions, with the exception of those such as have been referred to special committees or the next legislature, be indefinitely postponed.

The resolutions were adopted.

On motion of Mr. Cobleigh of Nashua the Rules of the House were suspended as to permit the introduction of a committee report not previously advertised in the Journal.

HB 600, entering into the New England Interstate Planning Compact and for related purposes, Mr. Cobleigh of Nashua for Appropriations. Ought to pass with amendment.

Amendment

Amend the bill by striking out section 2 and renumbering section 3 to 2.

On a *viva voce* vote the amendment was adopted and the bill was ordered to a third reading.

On motion of Mr. Pickett of Keene the House adjourned from the morning session.

Afternoon Session

On motion of Mr. Pickett of Keene the Rules of the House were so far suspended as to permit third reading of bills by title only, and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

Third Readings

The following House bills were read a third time, passed, and sent to the Senate for concurrence:

HB 533, to provide an access road to the Loon Mountain Recreational Area.

HB 58, relating to radiation protection.

HB 236, to establish an industrial workshop and homework program for the older blind.

HB 499, relative to the board of chiropractic examiners.

HB 534, relative to motor vehicle road toll refunds for transit companies operating within towns and municipalities.

Reconsideration

Mr. Keefe of Portsmouth, having voted with the majority, moved that the House reconsider its action whereby it passed HB 534 and spoke against the motion.

On a viva voce vote the reconsideration was lost.

HB 577, to provide for improved pesticides control.

HB 679, to create a joint state-capitol city planning board.

HB 701, relative to the purchase of supplies by the department of public works and highways for sale to other departments and institutions of the state and to sub-divisions of the state.

HB 729, relative to private water supplies.

 $\rm HB$ 600, entering into the New England interstate planning compact and for related purposes.

HB 177, authorizing the training of auxiliary police.

HB 475, to extend the time for expending funds for expansion of a state park system.

Reconsideration

Mr. Taft of Greenville, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 475 and spoke against the motion.

* * *

On a viva voce vote the reconsideration was lost.

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed:

SB 82, relative to planning for the future development of Great Bay.

SB 126, relating to absentee voting at annual city elections in Berlin.

SB 133, relating to temporary loans in anticipation of the incurrence of long term debt.

SB 130, relative to filing dates in primaries.

Reconsideration

Mr. Pickett of Keene, having voted with the majority moved that the House reconsider its vote whereby it passed SB 126, and spoke against the motion.

On a viva voce vote the motion was not adopted.

HJR 20, to provide funds for grants-in-aid to local public libraries, was read a third time, passed and sent to the Senate for concurrence.

* * *

On motion of Mr. Aucella of Bennington the House adjourned at $11:17\ P.M.$

THURSDAY, July 1, 1965

The House met at 11:00 o'clock

Joint Resolution

Prayer

Prayer was offered by the Chaplain as follows:

This is the day which the Lord hath made; we will rejoice and be glad in it.

Almighty God, in these last hours of the General Court may we act with dispatch, but always with concern. As tensions grow from weariness may we be careful. As formalities are met, may we never fail to give heed to important detail. Keep us from pettiness, but not from enjoying small things. May we be grateful for the help each has received from others. May we be especially grateful for the staff and attachés who in ways innumerable have cared for details and maintained the machinery of legislation. This we ask in the name of Jesus Christ our Lord. Amen.

Pledge of Allegiance to the Flag

Mr. Larty of Haverhill led the Convention in the Pledge of Allegiance to the Flag.

House

Introduction of Guests

The Chair introduced as visitors and guests of Mrs. Brungot of Berlin, Mr. and Mrs. Jack Rodgers and daughter Lucy from Manchester and New Jersey.

Roy Terrill of Keene was introduced as guest of Mrs. Shea of Keene.

Leaves of Absence

Mr. Junkins of Exeter was granted leave of absence for the day on account of illness in the family.

Senate Message

Senate Bills Read and Referred

The Senate has passed bills with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

SB 112, relative to powers and duties of the aeronautic commission. To Claims & Aeronautics.

SB 136, relative to the rentals of certain accommodations to minors under twenty-one years of age. To Judiciary.

Resolution

Mr. Craig of Manchester and Mr. Taft of Greenville oftered the following resolution:

Whereas, in the interest of economy it is desired to reduce the number of printed bound journals of the house and the session laws, therefore be it Resolved, That all members and attaches desiring a bound journal of this session and a bound copy of the session laws file their requests with Alice Pinkham in the Sergeant-At-Arms office, and be it further

Resolved, That only those members and attaches who file such requests shall receive these bound volumes.

On a viva voce vote the resolution was adopted.

Engrossed Bills Committee Report

SB 82, relative to planning for the future development of Great Bay. Ought to pass with amendment under Joint Rule No. 6.

Amendment

Amend section 2 of said bill by inserting after line 13 the following words, U.S. Corps of engineers, the

Amend section 3 of said bill by striking out the word "made" in the sixth line.

The Clerk read the amendment in full.

On a viva voce vote the amendment was adopted.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 786, to provide for voting by representative districts for house of representatives and other offices.

Amendment

Amend the bill by adding after section 24 a new section as follows:

25 Party Conventions. Amend RSA 56:5 by striking out the section and inserting in its place the following:

- 56:5 State Delegates. At each primary election the voters in the various representative districts shall elect delegates to the state party conventions in a number as set forth in this section.
- I. In a representative district that contains only one town or ward, the town or ward is entitled to as many delegates as the district is entitled to representatives in the next assembly of the general court.
- II. In a representative district that is entitled to one representative, and which contains more than one town, ward, or unincorporated place, each town, ward, and place organized for voting within the district is entitled to one delegate to the convention.
- III. In a representative district that is entitled to more than one representative, and which contains more than one town, ward, or unincorporated place, the towns, wards and places that are organized for voting within the district are entitled to delegates as follows:

District No. 10	Belknap County Laconia Ward 3 Laconia Ward 4	1 1
District No. 9	Cheshire County Winchester Richmond	1 1
District No. 1	Coos County Pittsburg Stewartstown Clarksville Colebrook Columbia Dixville	1 1 1 1 1
District No. 2	Stratford Northumberland Stark Odell Erving's Grant	1 2 1 0 0
District No. 3	Lancaster Kilkenny	2 0

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District No. 1	GRAFTON COUNTY Bethlehem Littleton	1 3
District No. 2	Hillsborough County Hillsborough Deering Windsor	1 1 1
District No. 7	Peterborough Sharon	2 1
District No. 10	Wilton Lyndeborough Temple	1 1 1
District No. 12	Amherst Mont Vernon	1 1
District No. 13	Hollis Mason Brookline	1 I 1
District No. 26	Bedford Litchfield	2 1
District No. 5	Merrimack County Hopkinton Dunbarton	I 1
District No. 8	Rockingham County Atkinson Kingston	1 1
District No. 12	Chester Raymond	1 1
District No. 18	Epping Brentwood	1 1
District No. 17	East Kingston South Hampton Seabrook	1 1 1
District No. 22	Rye · New Castle	2 1

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	Strafford County	
District No. 2	New Durham	1
	Farmington	2
	Strafford	1
District No. 4	Lee	1
	Durham	3
District No. 9	Somersworth Ward 4	1
	Somersworth Ward 5	1
	SULLIVAN COUNTY	
District No. 7	Charlestown	2
	Unity	1

Further amend the bill by adding after section 25 as inserted above the following new sections:

26 District No. 3 Changed. Amend RSA 62:14 (supp) as amended by 1961, 273:1 and 1965, 220 (SB 29) by striking out the words "Alexandria" and "Bristol" so that the section is amended to read as follows: 62:14 District 3. Senatorial district number three contains Albany, Ashland, Bartlett, Bridgewater, Campton, Center Harbor, Chatham, Conway, Eaton, Freedom, Hart's Location, Hebron, Holderness, Jackson, Lincoln, Madison, Meredith, Moultonborough, New Hampton, Plymouth, Sandwich, Tamworth, Thornton, Waterville, Woodstock, and the following unincorporated places: Hale's Location and Livermore.

27 District No. 5 Changed. Amend RSA 62:16 (supp) as amended by 1961, 273:1 and 1965, 220 (SB 29) by inserting after the word "contains" the words, Alexandria, Bristol, so that the section is amended to read as follows: 62:16 District 5. Senatorial district number five contains Alexandria, Bristol, Canaan, Dorchester, Ellsworth, Enfield, Grafton, Groton, Hanover, Lebanon, Lyme, Orange, Orford, Piermont, Rumney, Warren, and Wentworth.

28 1965-1967 Senate. The provisions of sections 26 and 27 of this act shall not be construed as affecting the term of office of the members of the senate for 1965-1967.

Further amend the bill by renumbering sections 25 and 26 to read 29 and 30.

* * *

The Clerk read the amendment in full.

On motion of Mr. Cole of Swanzey the House concurred in the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 771, to legalize the proceedings of the annual town meetings of the town of Waterville on May 5, 1962, May 18, 1963, May 16, 1964 and March 13, 1965.

Amend the title of the bill by adding at the end thereof the following, and to regulate election day activities, so that said title as amended shall read as follows:

An Act to legalize the proceedings of the annual town meetings of Waterville on May 5, 1962; May 18, 1963; May 16, 1964; and March 13, 1965 and to regulate election day activities.

Further amend the bill by striking out section 2 and inserting in place thereof the following new sections:

- 2 Prohibited Electioneering Acts. Amend RSA 59:125 by designating the existing paragraph as paragraph I. Further amend the section by adding the following new paragraphs:
- II. While the polls are open a person who is representing or working for a candidate or a political party, or working for or against any referendum question shall not do any election-eering and shall not loiter within the polling place or within three hundred feet from the polling place in any public street or in a public manner. The term "electioneering" as used in this section includes, but is not limited to, the distribution of cards and the display of political banners, posters, and placards.
- III. A person who is a candidate for office may not distribute cards nor display political banners, posters, and placards within three hundred feet from the polling place, provided, however, that such banners, posters, and placards may

be displayed on private property or on motor vehicles transporting voters to and from the polls within said three hundred feet. Nothing in this paragraph or in paragraph II of this section prohibits a candidate for office from being present at or within three hundred feet of the polling place, nor from wearing campaign buttons or an identification card, nor from greeting or talking with voters. Nothing in this section prohibits a candidate for office or any other person from voting.

- IV. The moderator may call upon any peace officer to aid in the enforcement of this section. The moderator shall cause notices to be posted in all public ways adjacent to the polling place showing the limits within which this section applies.
- 3. Takes Effect. Section 1 of this act shall take effect upon its passage. Section 2 of this act shall take effect sixty days after its passage.

* * *

Mr. Cole of Swanzey moved that the Rules of the House be so far suspended as to dispense with the reading of the amendment.

On a viva voce vote the motion was adopted.

Mr. Cole of Swanzey moved that the House noncur in the Senate amendment and that a Committee of Conference be appointed.

Mr. Cobleigh of Nashua spoke in favor of the motion to nonconcur.

On a *viva voce* vote the motion was adopted and the House nonconcurred.

The Chair appointed Mr. Cole of Swanzey, Mr. Capistran of Manchester and Mr. Barker of Stratton as Conferees on the part of the House.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 788, to provide for an optional provision for the custody of the jail and house of correction in Rockingham County.

Amendment

Amend the bill by striking out section 2 and inserting in place thereof the following new sections:

- 2 Fees. Amend paragraph VII of RSA 104:31 as amended by 1957, 123:1 by striking out the paragraph and inserting in its place the following:
- VII. For each day of any session of the superior court, the sheriff shall receive twenty-two dollars a day; for each day's actual attendance of the superior court by order thereof, each deputy shall receive twenty-two dollars a day; for each day's actual attendance at supreme court by order thereof, the sheriff and each deputy, twenty-two dollars a day; in addition, the sheriff and each deputy, travelling expense to attend any court; said fees and expenses to be audited and allowed by the court, to be paid out of the county treasury. For attending before a justice or municipal court, on trials where his presence is required, each day, five dollars.
- 3. Takes Effect. This act shall take effect sixty days after its passage.

* * *

Mr. McMeekin of Haverhill moved that the Rules of the House be so far suspended as to dispense with the reading of the amendment.

On a viva voce vote the motion was adopted.

Mr. McMeekin of Haverhill moved that the House concur in the Senate amendment and spoke in favor of the motion.

On a *viva voce* vote the motion was adopted and the House concurred.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 107, An act extending the term of office of supervisors of the checklist.

Amendment

Amend the bill by inserting after section 2 the following new section:

3 Filling Vacancies. Amend RSA 55:4 by striking out the entire section and inserting in place thereof the following: 55:4 Vacancies. The moderator shall fill vacancies on the board by appointment. Any such appointee shall be of the same political party as the supervisor whose place he is filling and he shall hold office until the next biennial election at which time a successor shall be chosen to hold office for the unexpired term. All such appointments shall be made in writing and be recorded.

Further amend the bill be renumbering section 3 to read section 4.

* * *

The Clerk read the amendment in full.

Mr. Hancock of Concord moved that the House nonconcur in the Senate amendment and that a Committee of Conference be appointed and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

The Chair appointed Mr. Hancock of Concord, Mr. Smith of Concord and Mrs. Rossley of Portsmouth as Conferees on the part of the House.

Point of Order

The Chair recognized Mr. Hancock on a point of order.

The Chair ruled in response that when the specific subject matter of the proposed amendment is before him he would make a decision if the subject was germaine.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives: HB 228, to make appropriation for the replacement of navigation aids and other purposes.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Appropriations for Aircraft Rental. The sum of four thousand dollars is hereby appropriated for expenditure by the aeronautics commission as needed during the biennium ending June 30, 1967, for the purpose of aircraft rental. This appropriation shall be in addition to any other sums appropriated for the aeronautics commission. The governor is authorized to draw his warrant for the sums appropriated out of any money in the treasury not otherwise appropriated.

2 Takes Effect. This act takes effect July 1, 1965.

* * *

The Clerk read the amendment in full.

Mr. Ring of Hampton moved that the House concur in the Senate amendment.

On a viva voce vote the motion was adopted.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 486, relative to future use of portions of the waters of the Lamprey river and/or its tributaries for public water supplies.

Amendment

Amend the title by adding at the end the words, and to name the dam at Ayers Lake in Barrington, so that the title is amended to read:

An act relative to future use of portions of the waters of the Lamprey river and/or its tributaries for public water supplies, and to name the dam at Ayers Lake in Barrington. Further amend the bill by adding after section 6 a new section as follows:

7 Ayers Lake in Barrington. The dam at Ayers lake in the town of Barrington is named and shall be called Dustin Dam.

Further amend the bill by renumbering section 7 to read 8.

* * *

The Clerk read the amendment in full.

Mr. Claffin of Wolfeboro moved that the House concur in the Senate amendment.

On a *viva voce* vote the House concurred.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 540, relating to excavating, filling, and dredging in and adjacent to waters.

Amendment

Amend RSA 483-A, as inserted by section 1 of the bill, by adding at the end a new section as follows:

483-A:6 Work in Progress. Work in progress on the day of the passage of this chapter, or any work done in furtherance of a plan in existence on the day of passage of this chapter, or any proposed work upon which a plan has been started and on which money has been spent or an investment made on the day of the passage of this chapter, may be completed without conforming to the provisions of this chapter.

* * *

The Clerk read the amendment in full.

Mr. Claffin of Wolfeboro moved that the House concur in the Senate amendment.

On a viva voce vote the House concurred.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled joint resolution, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HJR 47, in favor of Albert D. Clarke and Ida M. Clarke.

Amendment

Amend the joint resolution by striking out all after the resolved clause and inserting in place thereof the following:

That the sum of two thousand six hundred fifty five dollars is hereby appropriated to reimburse Albert D. Clarke and Ida M. Clarke, or the survivor of them, for medical expenses, property damage, loss of compensation, permanent disability and other damages directly resulting from the falling of a hazardous tree within the limits of the highway upon the motor vehicle in which they were riding along Route 3 in Tilton, New Hampshire, which is a state highway, on September 16, 1961. The payment of this sum is in full and final settlement of said claim. The appropriation made hereunder shall be a charge on the highway funds.

* * *

The Clerk read the amendment in full.

Mr. Cobleigh of Nashua moved that the House nonconcur in the Senate amendment and that a Committee of Conference be appointed.

On a viva voce vote the motion was adopted.

The Chair appointed Messrs. York of Concord, Prescott of Laconia and Resnick of Manchester as Conferees on the part of the House.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives: HB 790, An act legalizing the proceedings of the annual town meeting held in the town of Epping and authorizing an increase or decrease in the board of selectmen.

Amendment

Amend the title of the bill by inserting at the end the following, and authorizing an increase or decrease in the board of selectmen, so that said title as amended shall read as follows:

An Act legalizing the proceedings of the annual town meeting held in the town of Epping and authorizing an increase or decrease in the board of selectmen.

Further amend the bill by striking out section 2 and inserting in place thereof the following new sections:

- 2. Increase and Decrease Authorized. Amend RSA 41:8 by adding the following new section: RSA 41:8-a Grant of Power. Any town with a population of five thousand or over may, at any annual meeting, under an article in the warrant for said meeting, vote to have a board of selectmen consisting of three, six, or nine members, as it shall determine by a majority ballot vote, pursuant to RSA 51:12-a, and at the same time as that prescribed for the election of town officers. Said question shall be placed on the same ballot as that used for the election of town officers. Any such town, having a board of six or nine members, may vote to decrease the membership of said board in the same manner as it voted to increase said board, and in that case. said voters in the town shall determine by ballot vote what number of members shall be elected to the board each year to fill vacancies, so that the board will decrease an equal number each year until it shall be composed of only six or three members.
- 3. Takes Effect. Section 1 of this act shall take effect upon its passage. Section 2 of this act shall take effect sixty days after its passage.

* * *

Mr. Cobleigh of Nashua moved that the Rules of the House be so far suspended as to dispense with the reading of the amendment. On a viva voce vote the motion was adopted.

Mr. Cole of Swanzey moved that the House nonconcur in the Senate amendment and that a Committee of Conference be appointed.

On a viva voce vote the motion was adopted.

The Chair appointed Messrs. Schatz of Hill, Crouch of Durham and Bednar of Hudson as conferees on the part of the House.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 37, relative to the relocation of a portion of the Central New Hampshire turnpike.

Amendment

Amend said bill by striking out section 1 and inserting in place thereof the following:

1 Central New Hampshire Turnpike. Amend RSA 257-A:1 by inserting after the word "Nashua" in the seventh line the words, and to lay out and construct additional ramps at the interchange of the central New Hampshire turnpike and route 130, and for the acquisition of land necessary for continuation and construction of the F. E. Everett turnpike to the N. H., Mass. boundary and to provide an access road or ramps north and south at Spitbrook road, provided funds are available for the construction of the additional ramps within the appropriations made hereunder for the purposes of this chapter, so that said section as amended shall read as follows: 257-A:1 Authority Granted. For the purpose of connecting the central New Hampshire turnpike with the proposed relocation of route U.S. 3 in Massachusetts, at the New Hampshire-Massachusetts boundary, the commissioner of public works and highways, with the approval of the governor and council, is hereby authorized to lay out and construct a relocation of the central New Hampshire turnpike at a point westerly of the present location of said route in the city of Nashua, and to lay out and construct additional

ramps at the interchange of the central New Hampshire turnpike and route 130, and for the acquisition of land necessary for continuation and construction of the F. E. Everett turnpike to the N. H. Mass. boundary and to provide an access road or ramps north and south at Spitbrook road, provided funds are available for the construction of the additional ramps within the appropriation made hereunder for the purposes of this chapter. Except as may be inconsistent herewith and except as hereinafter otherwise provided, said relocation shall be laid out, constructed and operated in accordance with, and shall be subject to, the provisions of RSA 257, including, but not limited to, section 7 of said chapter 257. Provided further that said relocation shall not be opened to traffic until relocated route 3 in Massachusetts shall also be opened to traffic.

Further amend said bill by inserting after section 1 the following new section:

2 Appropriation Increased. Amend RSA 257-A:2, as inserted by 1963, 281:1 by striking out the same and inserting in place thereof the following: 257-A:2 Funds Provided. A sum not exceeding four million dollars is hereby appropriated for the purposes authorized in this chapter. The appropriation shall be a continuing appropriation and shall not lapse.

Further amend said bill by renumbering sections 2 to 4, inclusive, to read sections 3 to 5.

* * *

On motion of Mr. Stafford of Laconia, reading of the amendment was dispensed with.

Mr. Stafford explained the amendment.

On motion of Mr. Stafford of Laconia, the House concurred in the Senate amendment.

Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 716, relative to the U. S. Trade Expansion Act of 1962 and Unemployment Compensation.

* * *

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 43, making appropriations for county extension agents.

* * *

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 213, relative to the salaries of county attorneys.

* * *

The Senate has voted to concur with the House of Representatives in its amendments to the following bill:

SB 64, relative to the practice of architecture.

* * *

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

HB 738, permitting state, county and towns to require certain recipients of welfare to perform labor for the state, county, or town government.

HB 745, to amend the law relating to real estate brokers and salesmen.

HB 374, to clarify the area school plan and the law relating to the school building authority.

HB 678, to aid a program for the talented student.

HB 32, relative to time for taking deer.

HB 792, to establish a new apportionment for the assessment of public taxes.

HB 601, relative to licensing of dogs.

Report of Engrossed Bills Committee

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House & Senate Bills:

- HB 32, An Act relative to time for taking deer.
- HB 405, An Act to change the fees for lobster licenses and to regulate the taking of lobsters.
- HB 567, An Act relative to local options of sale of liquor and beverages in towns and cities.
- HB 682, An Act to establish a division of marine fisheries for salt water areas of the state.
 - SB 48, An Act relating to hairdressers.
- SB 117, An Act relating to house boats on Conway Lake and Silver Lake in Madison.
- SB 125, An Act relative to state employees' retirement system.
- HB 739, An Act to establish a state commission for human rights.
- HB 223, An Act to regulate extension of operators' licenses of members of armed forces during a war.
- HB 608, An Act relative to standards for tires on motor vehicles and trailers.
- HB 747, An Act relative to the charter of the city of Manchester.
 - HB 795, An Act to amend the workmen's compensation law.
- SB 57, An Act relative to the power of the governor and council to fix salaries of unclassified positions.
 - SB 128, An Act relative to the waiver of indictment.
- HB 327, An Act relative to the taking, sale, possession, and transportation of lobsters and crabs.
- HB 654, An Act making appropriations for the expenses of certain departments of the state for the year ending June 30, 1967.
- HB 653, An Act making appropriations for the expenses of certain departments of the state for the year ending June 30, 1966.

Mrs. Moulton of New Durham

Further Senate Message

Senate Bill Read and Referred

The Senate has passed a bill with the following title, in the passage of which it asks the concurrence of the House of Representatives:

SB 108, relative to disposition of seized illegal game. To Fish and Game.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its amendments to the following bill:

SB 116, relative to the adoption, administration and enforcement of housing code by municipalities and appellate procedures in relation thereto.

Resolutions

By Mr. Guild of Gilford, Mr. Stevenson of Bethlehem and Mr. Cobleigh of Nashua.

Resolution regarding payments for work to temporary seasonal employees.

Whereas, Temporary seasonal personnel have not benefitted, except upon a provisional basis, by the increase in salary as have the classified state employees, as enacted into law at this session of the general court, and

Whereas, It is understood that there are sufficient funds available for this purpose, therefore be it

Resolved, That it is the consensus of the house of representatives that temporary seasonal employees performing the same work as classified employees should receive equal pay for the same.

* * *

Messrs. Guild of Gilford, Cobleigh of Nashua, Stevenson of Bethlehem, Angus of Claremont and Larty of Haverhill spoke in favor of the resolutions.

On a viva voce vote the resolutions were adopted.

Resolutions

The member from Keene, Mr. Pickett, and the member from Manchester, Mr. Soucy, offer the following resolution, and move its adoption:

Whereas, on the part of the Honorable Jean Drapeau, Mayor of the City of Montreal, Canada, the members of the House of Representatives of the State of New Hampshire for a long while have been thoughtfully and courteously furnished the MONTREAL, publication of the city of Montreal, and

Whereas, the members of the House of Representatives of the State of New Hampshire appreciate and enjoy the privilege of receiving such an attractive and educational publication, therefore

Be it Resolved, that we, the members of the House of Representatives of New Hampshire do hereby extend to Mayor Jean Drapeau and the City of Montreal our deep and sincere appreciation and gratitude for their consideration and generosity, and

Be it Further Resolved, that a copy of these resolutions be transmitted to Mayor Drapeau.

On a viva voce vote the resolutions were adopted.

Resolutions

Mr. Rufo of Concord offered the following resolutions:

Whereas, the members of the House of Representatives of the General Court of the state of New Hampshire have enjoyed the courtesies and privileges that have been generously provided by the Mayor of the City of Concord, therefore be it

Resolved, That we, the members of the House of Representatives in General Court assembled, do hereby extend our heartfelt appreciation and gratitude to Mayor Charles C. Davie and all the members of his official family for the considerate and generous manner with which they have exercised their municipal duties, and be it further

Resolved, That a copy of these resolutions be transmitted to Mayor Charles C. Davie and the members of his official family.

* * *

On a viva voce vote these resolutions were adopted.

Mr. Maloomian of Somersworth and Mr. Cole of Swanzey offered the following resolutions:

Resolutions

Whereas, in 1959 the Congress of the United States voted to proclaim July 18 to July 24 of that year as Captive Nations Week and to authorize the President to set apart a day in July in each year to be known as Captive Nations Day, and

Whereas, many captive nations have fallen to the hand of communism and until they have been freed from the bonds of tyranny we shall celebrate this day, therefore be it

Resolved, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby pledge ourselves as opposed to oppression and to the furtherance of helping all such captive nations until they have regained their freedom.

* * *

On a viva voce vote the resolutions were adopted.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 539, relative to the salary of, and amount of fees to be collected by, the register of deeds for Merrimack county.

Amendment

Amend the bill by striking out section 6 and inserting in place thereof the following new section.

6 Application of Statutes. The provisions of RSA 478:17 relative to fees for register of deeds shall not apply to the register of deeds for Merrimack County.

Further amend the bill by inserting after section 6 the following new section:

7 Merrimack County Commissioners. Amend RSA 28:28 (supp), as amended by 1955, 247:4 and 269:1, 1957, 182:1 and

246:1, 1961, 80:1, 157:1, 210:1, and 1963, 94:1 and 329:2, by striking out the words "In Merrimack, two thousand dollars" and inserting in place thereof the words, In Merrimack, twenty-five hundred dollars, so that said section as amended shall read as follows: 28:28 Commissioners. The annual salary of each commissioner of the following counties shall be as follows: payable monthly by the county:

In Rockingham, thre thousand dollars.

In Strafford, fifteen hundred dollars.

In Belknap, fifteen hundred dollars.

In Carroll, twelve hundred dollars.

In Merrimack, twenty-five hundred dollars.

In Hillsborough, forty-five hundred dollars.

In Cheshire, two thousand dollars.

In Sullivan, twelve hundred dollars.

In Grafton, eighteen hundred dollars.

In Coos, fifteen hundred dollars.

To the foregoing sums shall be added, in all counties, a reasonable sum for all necessary expenses, upon order of the county auditors.

Further amend the bill by renumbering section 7 to read section 8.

The Clerk read the amendment in full.

On motion of Mr. Stevens of Epsom the House non-concurred in the Senate amendment and a committee of conference was appointed as follows: Messrs. Stevens of Epsom, Hanson of Bow and Fairbanks of Boscawen as conferees on the part of the House.

(Recess)

(After Recess)

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives: HB 734, An act to clarify the procedure on challenges of absentee ballots.

Amendment

Amend RSA 60:9 as inserted by section 1 of the bill by striking out the words "and the manner in which the ballot contained in the envelope does not comply with the provisions of the election law." in the fifth, sixth, seventh and eighth lines so that the section is amended to read:

60:9 Challenges. All absent voter ballots are subject to challenge before their removal from the envelope containing the ballot, but not after. The person who makes the challenge shall state the reason for the challenge. If the ballot is challenged the moderator shall write on the envelope containing the ballot the word "challenged" and the name and address of the voter who makes the challenge. The moderator shall then determine if the challenge to the ballot is well grounded. If the moderator decides that the challenge is well grounded he shall not open the envelope but shall preserve it with the other ballots cast at the election. If the moderator decides that the challenge is not well grounded, he shall open the envelope and proceed to cast the ballot as prescribed in section eight of this chapter.

* * *

On motion of Mr. Cole of Swanzey the House concurred in the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 765, relating to hearings in enactment of building code ordinances.

Amendment

Amend the last unnumbered paragraph of RSA 156-A:1-a as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

If such action is to be taken at a meeting other than the one at which officers are to be elected the clerk shall prepare a special ballot containing the question above stated and the meeting shall open not later than noon and shall remain open at least eight hours. If such action is to be taken at a meeting in a town which has not adopted an official ballot the clerk shall likewise prepare a special ballot for the use of voters in voting on the question. If two-thirds of the voters present and voting on this question shall vote in the affirmative the ordinance, or amendment thereto, shall be declared to have been adopted. Upon the petition of twenty-five voters for an amendment to the building code ordinance, the planning board shall proceed with the hearing and submit the amendment to the voters of a town as prescribed in this section. When submitting any question to the voters under this section, the form of the ballot shall be as prescribed by RSA 59:12-a.

* * *

On motion of Mr. Cole of Swanzey the House concurred in the Senate amendment.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

SB 133, relative to temporary loans in anticipation of the incurrence of long term debt.

Amendment

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

1 Municipal Finance Act. Amend RSA 33:7-a (supp) as inserted by 1957, 89:1 and amend by 1963, 151:2 by striking out the section and inserting in its

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the engrossed bills amendment under joint Rule 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 404, relating to district and municipal courts.

Amendment

Amend section 1 of said bill by striking out the 22d and 23d lines and inserting in place thereof the following:

jurisdiction with the superior court by paragraph II and III hereof.

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment under Joint Rule 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 601, relative to licensing of dogs.

Amendment

Amend section 2 of said bill by inserting after the word "clerk" in the fourth and twelfth lines the word, or,

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment under Joint Rule 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 738, permitting state, county and towns to require certain recipients of welfare to perform labor for the state, county or town government.

Amendment

Amend section 1 of the bill by striking out the first four lines and inserting in place thereof the following:

l Aid to Town Paupers. Amend RSA 165 by inserting after section 30 as inserted by 1965, 42:1 the following new section: 165:31 Employment of Paupers. If a per-

* * *

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment under Joint Rule 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 293, to make available appropriate non-judicial punishment to members of the New Hampshire National Guard.

Amendment

Amend section 1 of said bill by striking out the first ten lines and inserting in place thereof the following:

1 The Militia. Amend paragraph III of RSA 110-A:54, as inserted by 1957, 147:1 by inserting after the word "week" in the third line the words, imposition of fines not exceeding fifteen dollars for any single offense, and by striking out the words "forfeiture of pay or" in the fifth and sixth lines so that said paragraph as amended shall read as follows:

Mrs. Moulton of New Durham moved that the House concur in the Engrossed Bills amendment under Joint Rule 6.

Mr. Pickett of Keene rose on a point of inquiry.

Mr. McMeekin asked Mr. Pickett a question.

At the request of Mr. Kearns of Manchester the Clerk read the amendment in full.

Mr. Kearns of Manchester asked a question of the Chair.

The Chair stated that what he has before him is an Engrossed Bills amendment from the Senate, sent to the House for concurrence.

(Recess)

(After Recess)

Mr. Pickett of Keene rose on a point of order and subsequently withdrew his objection to the engrossed bills report.

On motion of Mrs. Moulton of New Durham the House concurred in the Engrossed Bills amendment on HB 293.

Committee of Conference Report

The Committee of Conference to whom was referred HB 107, An Act extending the term of office of supervisors of the checklist, after considering the same, report the same with the following recommendations:

That the House recede from its position of nonconcurrence in the Senate amendment; and

That the Senate recede from its position in adopting the amendment; and

That the House and Senate adopt the following amendment:

Amend the bill by inserting after section 2 the following new section:

3 Filling Vacancies. Amend RSA 55:4 by striking out the entire section and inserting in place thereof the following: 55:4 Vacancies. Vacancies in the board shall be filled by the remaining members. If there is only one member of the board, or if the whole board shall be vacant, the moderator shall make the appointments. Any such appointee shall be of the same political party as the supervisor whose place he is filling and he shall hold office until the next biennial election at which time a successor shall be chosen to hold office for the unexpired

term. All such appointments shall be made in writing and be recorded.

Further amend the bill by renumbering section 3 to read section 4.

Conferees for the House: Mr. Hancock of Concord Mr. Smith of Concord Mrs. Rossley of Portsmouth

Conferees for the Senate: Senator Buchanan of District No. 12 Senator Riley of District No. 14

On a viva voce vote the conference report was adopted.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 693, An act to regulate the licensing, location, and relicensing of motor vehicle junk yards.

Amendment

Amend the bill by striking out paragraph I of RSA 267-A:2 as inserted by section 1 of the bill and inserting in place thereof the following:

I. "Junk yard means any place of storage or deposit, whether in connection with another business or not, where two or more unregistered, or old motor vehicles, no longer intended or in condition for legal use on the highways, are held, whether for the purpose of resale of used parts, for the purpose of reclaiming for use some or all of the materials, whether metal, glass, fabric, or otherwise, or to dispose of them, or for any other purpose. The term includes any place of storage, or deposit for any purposes, of used parts or materials from motor vehicles which, taken together, include in bulk two or more vehicles. The term includes anyone registered as a motor vehicle junk dealer under Chapter 260:53, but does not include an establishment operated by a firm or individual registered under Chapter 260:46 as a new or used motor vehicle dealer.

Further amend the bill by inserting after paragraph III of RSA 267-A:2 as inserted by section 1 of the bill the following new paragraphs:

IV. "Motor vehicle dealer"

a "New motor vehicle dealer" means every person principally engaged in the business of buying, selling or exchanging new and secondhand motor vehicles, or tractors on commission or otherwise who maintains in operating condition, and in operation, and at which the dealer does a major portion of his business a place of business capable of housing indoors in one building in an area of 1200 square feet, five average-sized automobiles, devoted to the motor vehicle, or tractor business and gives mechanical service on the same and who holds a written contract with a manufacturer giving such person selling rights for new motor vehicles, or tractors, or with a distributor of such vehicles who, as such distributor, holds a manufacturer's franchise or contract giving selling rights on new motor vehicles, or tractors.

b "Used motor vehicle dealer" means every person or firm principally engaged in the business of buying, selling and exchanging secondhand motor vehicles or tractors, who maintains in operating condition and in operation and at which the dealer does the major portion of his business a place of business capable of housing indoors in one building, in an area of at least 1200 square feet, five averaged-sized motor vehicles devoted to the used motor vehicles, or tractor business, and gives mechanical service on the same and at which the repair of used motor vehicles, or tractors is subordinate or incidental to the business of buying, selling and exchanging the same.

c "Junk motor vehicle dealer" means any person or firm who has an established place of business at which he is engaged in the business of buying secondhand motor vehicles for the purpose of taking the same apart, or buying, and selling parts of secondhand motor vehicles, or tires, for the assembling secondhand motor vehicles parts.

Further amend the bill by striking out RSA 267-A:14 as inserted by section 1 of the bill and inserting in place thereof the following:

267-A:14 Motor Vehicle Dealers. Both new and used car dealers are hereby required to remove from their premises reg-

istered with the director of motor vehicles as their principal place of business any motor vehicle which is of the type referred to in paragraph I of this Chapter under the definition of junk yard within at least 160 days from the date of its original entrance thereon. Any other location within the same community used by such dealer shall be subject to the terms of this Chapter if in its operation it falls within the confines of the definition of the term motor vehicle junk yard as defined in this Chapter. The director of motor vehicles shall issue plates designating whether a dealer is a new, used or junk motor vehicle dealer. Definitions in Chapter 259 are hereby amended to conform to definitions in this Chapter.

* * *

On motion of Mr. Stafford of Laconia reading of the amendment was dispensed with.

Mr. Stafford of Laconia moved that the House concur in the Senate amendment.

On a viva voce vote the House concurred in the Senate amendment.

Mr. Stafford of Laconia moved that the House reconsider its action whereby it concurred in the senate amendment on HB 693 and spoke against the motion.

On a viva voce vote the motion was lost.

Further Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 107, extending the term of office of supervisors of the checklist.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 729, relative to private water supplies.

Amendment

Amend section 2 of the bill by striking out the figure "\$26,900" in the first line and inserting in its place the figure, \$35,672.92 and by striking out the figure "\$28,480" in the second line and inserting in its place the figure, \$37,612.76; and by striking out the figure "1" in the ninth line and inserting in its place the figure, 3, so that the section is amended to read:

2 There is hereby appropriated the sum of \$35,672.92 for the fiscal year 1966 and \$37,612.76 for the fiscal year 1967 to provide the required funds for the operation of the contaminated well program. These funds are made available for the following additional permanent positions within the department of public works and highways:

1 CE IV (23)

2 CE III (21)

3 Water supply technicians (14)

The funds hereby appropriated are a charge on the highway fund.

(Mr. O'Neil of Chesterfield in the Chair)

On motion of Mr. Stafford of Laconia the House concurred in the Senate amendment.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

HB 777, relative to approved blood tests for military personnel.

HB 577, to provide for improved pesticides controls.

HB 597, to amend the fixing of lawful speed limits on the highways and to provide for penalties and other sanctions for violations thereof.

HB 740, to require driver education as a condition to the right of certain minors to obtain operator's license.

Concurrent Resolution

By Messrs. Taft of Greenville, Craig of Manchester, Angus of Claremont, Pickett of Keene and O'Neil of Chesterfield.

Resolution for the appointment of a committee to inquire into the form for an annual session.

Resolved by the House of Representatives, The Senate concurring,

That the speaker of the House appoint five members and that the President of the Senate appoint two members to serve on a committee to (1) inquire into the most effective form for annual sessions of the Legislature, giving special attention to Concurrent Resolution No. 2 introduced in the present session of the Legislature, but also, considering other proposals; and (2) to study into other mechanics of operation which would promote efficiency in the legislative process, including the preparation and form of the Journals, and be it further

Resolved, that in connection with (1), the Committee shall report to members of the Legislature not later than July 1, 1966; and in connection with (2) to the members of the Legislature not later than December 15, 1966.

* * *

Messrs Taft of Greenville and Pickett of Keene spoke in favor of the resolutions.

On a viva voce vote the resolutions were adopted.

Committee Report

HB 228, making an appropriation for the replacement of navigation aids and other purposes, Mrs. Moulton of New Durham for Engrossed Bills. Ought to pass with amendment under Joint Rule 6.

Amendment

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act

to make appropriation for aircraft rental.

* * *

The Clerk read the amendment in full.

On a viva voce vote the amendment was adopted under Joint Rule 6.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 59, An Act relative to construction of buildings to be used by the public.

Amendment

Amend RSA 155:8-a as inserted by section 1 of the bill by striking out the words "and any future amendments thereto", so that the section is amended to read:

155:8-a Requirements. On and after the first of July, 1965, no person shall construct or permit the construction of a building which is to be used by the public and the cost of the construction of which is to be paid for, in whole or in part by state, county or municipal funds, unless there is at least one entrance which is accessible by a ramp with a slope not to exceed a rise of one foot in ten feet which shall be provided with a non-slip surface or ground level entrance into said building, which building shall be provided with toilet facilities, and unless said building meets specifications A 117. 1-1961 of the American Standards Association, making buildings and facilities accessible to, and usable by, the physically handicapped.

* * *

On motion of Mr. Cobleigh of Nashua the House concurred in the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 674, An act to create a permanent traffic safety commission.

Amendment

Amend the bill by inserting after section 2 the following new section 3:

2 Further Appropriation. There is hereby appropriated the sum of twenty-nine thousand five hundred seventy-three dollars for the fiscal year ending June 30, 1966, and the sum of twenty-six thousand fifty-six dollars for the fiscal year ending June 30, 1967, for the purposes of implementing the provisions of RSA 261:3-a (supp) as amended by 1955, 294:1, 1957, 25:1 and 1963, 271:1. The sums hereby appropriated shall be a charge upon the highway fund.

Further amend the bill by renumbering the original section 3 to read 4.

* * *

On motion of Mr. Cobleigh of Nashua the House non-concurred in the Senate amendment and asked for a committee of conference, and the Chair appointed Mr. Ferguson of Milford, Mrs. Weeks of Greenland and Mr. Bruton of Manchester as conferees on the part of the House.

Committee Conference Report

The Committee of Conference to whom was referred House Bill No. 771, to legalize the proceedings of the annual town meeting in the town of Waterville on May 5, 1962, May 18, 1963, May 16, 1964 and March 13, 1965, having considered the same, report the same with the following recommendations:

That the Senate recede from its position in adopting its amendments and that the House recede from its position of non-concurrence:

Mr. Cole of Swanzey
Mr. Barker of Stratham
Mr. Capistran of Manchester
Conferees on the Part of the House

Senator Buchanan of District No. 12 Senator Riley of District No. 14 Conferees on the Part of the Senate

On a viva voce vote the committee of conference report was adopted.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 438, to increase the loan and guarantee limits of the Industrial Park Authority.

Amendment

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act

to increase the guarantee limits and powers of the Industrial Park Authority.

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

- 1 Limit of Guarantee of Mortgages Increased. Amend RSA 162-A:14-a as inserted by 1961, 246:1 and amended by 1963, 155:6 by striking out the same and inserting in place thereof the following: 162-A:14-a Guarantee of First Mortgages. Upon recommendation of the authority for the proper implementation of the declared purposes of this act, the governor, with the advice and consent of the council, is authorized in the name of the state to guarantee payment of a portion of first mortgages on (1) industrial real property (2) recreational real property and (3) real property for dormitories of private higher educational institutions within the limitations hereinafter prescribed. I. The mortgage indebtedness shall not exceed the current appraised value of the secured realty, including land and buildings.
- II. The guaranty at any given time shall not exceed fifty percent of the outstanding balance of any mortgage loan and may be set at less than fifty percent upon the recommendation of the authority.
- III. No guaranty upon a first mortgage upon any industrial real property shall exceed five million dollars.
- IV. The authority shall charge for said guaranty not less than one percent per annum of the amount to which state

guaranty is applicable, provided however that in the event the guaranty upon one transaction exceeds one million dollars upon recommendation of the board of directors of the authority the governor and council may approve a lesser charge which shall however in no case be less than one half of one percent of the amount to which state guaranty is applicable.

- V. No mortgage which does by its terms require full payment of both principal and interest within twenty-five years from the date of execution of said mortgage shall be eligible for any state guaranty in whole or in part.
- VI. The total obligation of the state under the provisions of this section shall at no time exceed the amount of eighteen million five hundred thousand dollars, of which amount not more than fifteen million dollars shall be in connection with industrial real property, not more than two million dollars shall be in connection with recreational real property and not more than one and one-half million dollars shall be in connection with real property for dormitory buildings of private higher educational institutions.

Amend the amending clause of section 2 of the bill by striking out the same and inserting in place thereof the following:

2 New Machinery and Equipment. Amend RSA 162-A by inserting after section 14-a as inserted by 1961, 246:1 and amended by 1963, 155:6 and section 1 of this act the following new section:

Amend the bill by inserting after section 4 the following new section 5:

- 5 Powers of Authority Extended. Amend RSA 162-A:6 as inserted by 1955, 254:6 and amended by 1963, 155:2 by striking out clause (14) and inserting in place thereof the following: (14) To participate in refinancing or refunding operations of any project or development to which the authority has loaned money or guaranteed a first mortgage loan or first security interest in machinery on such terms and conditions as the governor and council shall approve.
- (15) To do all other lawful things necessary and incidental to the foregoing powers.

Further amend the bill by renumbering the original section 5 to read 6.

* * *

On motion of Mr. Cobleigh of Nashua, reading of the amendment was dispensed with.

Mr. Aucella of Bennington moved that the House noncur in the Senate amendment and that a committee of conference be appointed.

On a *viva voce* vote the motion was adopted and the Chair appointed Mrs. Weeks of Greenland and Mr. Ferron of Exeter and Mrs. Scott-Craig of Hanover as conferees on the part of the House.

Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 662, relative to the salaries of unclassified state officials.

Further Senate Message

The Senate has adopted the following concurrent resolution, in the adoption of which it asks the concurrence of the House of Representatives:

Concurrent Resolution

creating a Labor-Management Council.

Whereas, There is need of a closer liaison between labor and management due to many problems which arise, and

Whereas, Many of these problems occur in the interim between sessions of the general court, and, consequently, much time may elapse before these questions can be settled, thus creating very difficult situations and hardships for the people concerned, and

Whereas, The relations between labor and management have been excellent therefore be it

Resolved, By the Senate, the House of Representatives concurring, that a Labor-Management Council be created,

consisting of nine members, two of whom to be appointed by the president of the senate, three of whom to be appointed by the speaker of the house and four of whom to be appointed by the governor. The council shall hold at least four meetings annually.

On motion of Mr. Maxham of Concord, reading of the concurrent resolution was dispensed with.

Mr. Maxham explained the concurrent resolution and moved that the House concur in the concurrent resolution.

On a viva voce vote the House concurred.

Committee of Conference Report

The Committee of Conference to whom was referred HJR 47, in favor of Albert D. Clarke and Ida M. Clarke, having considered the same, report the same with the following recommendations:

That the House recede from its position in adopting its amendment, that the Senate recede from its position in adopting its amendment and that the House and Senate concur in adopting the following amendment:

Amend the House joint resolution by striking out all after the resolving clause and inserting in its place the following:

That the sum of two thousand one hundred ninety-five dollars and fifty-nine cents is hereby appropriated to reimburse Albert D. Clarke and Ida M. Clarke, or the survivor of them, for medical expenses, property damage, loss of compensation, permanent disability and other damages directly resulting from the falling of a hazardous tree within the limits of the highway upon the motor vehicle in which they were riding along Route 3 in Tilton, New Hampshire, which is a state highway, on September 16, 1961. The payment of this sum is in full and final settlement of said claim. The appropriation made hereunder shall be a charge on the highway funds.

Edward H. York
Oscar C. Prescott
George J. Resnick
Conferees on the Part of the House
Edith B. Gardner
Clesson J. Blaisdell
Conferees on the Part of the Senate

On a viva voce vote the committee of conference report was adopted.

Committee Report

SJR 13, in favor of Leonard B. Greene, Mr. Ring of Hampton for Claims and Aeronautics. Inexpedient to legislate.

Mr. Coutermarsh of Lebanon moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate and spoke in favor of the motion.

Mr. Bork of Salisbury spoke against the motion.

(discussion ensued)

Mr. Kearns of Manchester moved that the Senate Joint Resolution be indefinitely postponed and spoke in favor of the motion.

Mr. McGee of Lincoln spoke against the motion.

On a viva voce vote the yeas appeared to have it.

Mr. Coutermarsh requested the Yeas and Nays but subsequently withdrew his request, and SJR 13 was indefinitely postponed.

Committee of Conference Report

The Committee of Conference to whom was referred HB 539, relative to the salary of, and amount of fees to be collected by, the register of deeds for Merrimack county, having considered the same, report the same with the following recommendation:

That the House recedes from its position of non-concurrence to the Senate amendment of section 6 of the bill, and concurs in the Senate amendment of section 6; and

That the Senate recedes from its position in its amendment in inserting section 7 and from its position renumbering section 7 to read section 8.

Conferees for the House Mr. Stevens of Epsom Mr. Fairbanks of Boscawen Mr. Hanson of Bow

Conferees for the Senate Sen. Rinden of Dist. No. 15 Sen. Martel of Dist. No. 17 At the request of Mrs. Davis of Concord Mr. Stevens of Epsom explained the report.

On a *viva voce* vote the committee of conference report was adopted.

Senate Message

The Senate has voted to concur with the House of Representatives in its amendments to the following Bill:

SB 81, An Act relative to the establishment of a state rifle range.

Further Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

HB 373, An act relating to period of lighting vehicles.

HB 796, An act providing for additional appropriations to meet certain contractual deficiencies.

HB 787, to authorize seeing eye dogs to accompany their masters into public eating places.

HB 735, to regulate retail installment buying under progressive time contracts.

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m HB}$ 534, An act relative to motor vehicles road toll refunds for transit companies operating within town and municipalities.

HB 736, An act relating to penalties for transferring lots in unapproved subdivisions.

HB 2, An act to authorize the payment of money from unclaimed estates into the general fund.

HB 396, An act to provide a procedure for final payment to contractors on public contracts.

HB 424, An act relative to the use of electric fences.

HB 592, An act providing additional retirement allowances for certain retired state employees.

HB 660, An act relative to a study for an east-west highway.

HB 58, An act relating to radiation protection.

HB 679, An act to create a joint state-capital city planning board.

Announcement

The Chair announced that the Committee of Conference on the Capital Budget has been reading for a number of hours and that the committee was still deadlocked but was in hopes to have a report one way or the other within ten or fifteen minutes.

The Chair also announced that he intended to declare a recess until 10:00 o'clock tomorrow when the members would return to finish up the business of the session.

Committee of Conference

The Committee of Conference, to whom was referred House Bill No. 662, An Act relative to the salaries of unclassified state officials, having considered the same report the same with the following recommendations:

That the House recede from its position of non-concurrence and the Senate recede from its position of adopting its amendments and that the House and Senate concur in the adoption of the following amendments:

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Salaries. Amend RSA 94:1, as amended by 1955, 153:2; 321:1; 323:4, 6; 335:8. 1957, 90:1; 223:2; 274:4, 7; 315:2. 1959, 199:4; 268:12. 1961, 166:5; 221:4; 222:5; 223:4; 266:12. 1963, 39:2; 132:2; 209:2; 328:17; 303:14, by striking out said section and inserting in place thereof the following:

94:1 Salaries Established. The annual salaries for the positions set forth shall be as follows:

	Minimum	Maximum
Governor		\$30,000
Chief justice, supreme court		25,000
Chief justice, superior court		22,000
Associate justice, supreme court (4)		22,000

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Associate justice, superior court (7)		20,000
Judges, probate court (10)		6,000
Racing commissioners (3)		3,000
Sweepstakes commissioner, chairman		3,000
Sweepstakes commissioners (2)		2,400
State entomologist		3,500
Adjutant general \$12	,000	13,500
Assistant attorney general (6) * 9	,000	13,500

*Notwithstanding the provisions of any other statute, the pay range for the Assistant Attorneys General shall be as set forth in this act.

Assistant bank commissioner	10,500	12,000
Assistant business supervisor	10,500	12,000
Assistant business supervisor — agriculture	9,000	10,500
Assistant commissioner, public works and		
highways	15,000	16,500
Assistant to insurance commissioner	9,000	10,500
Assistant state librarian	9,000	10,500
Assistant superintendent, New		
Hampshire hospital	17,720	20,720
Attorney general	16,000	17,500
Bank commissioner	13,500	15,000
Business supervisor	12,000	13,500
Business supervisor — health and welfare	12,000	13,500
Chairman, water resources board	10,500	12,500
Clerk of supreme court and court reporter	13,500	15,000
Commandant, soldiers' home	8,000	9,500
Commissioner of agriculture	12,000	13,500
Commissioner of department of employment		
security	16,000	17,500
Commissioner of education	15,000	16,500
Commissioner of health and welfare	16,000	17,500
Commissioner of public works and highways	17,000	18,500
Commissioner of resources and economic		
development	15,000	16,500
Commissioner of safety	15,000	16,500
Comptroller	16,000	17,500
Counsel, department of employment security	11,300	12,800
Deputy attorney general	13,500	15,000
Deputy bank commissioner	12,000	13,500
Deputy commissioner of education	12,000	13,500

Deputy commissioner of public works and		
highways	15,000	16,500
Deputy director, New Hampshire	10,000	20,000
distributing agency	7,000	8,500
Deputy director of personnel	10,500	12,000
Deputy insurance commissioner	10,500	12,000
Deputy labor commissioner	8,000	9,500
Deputy registers of probate:	0,000	0,000
Rockingham	5,300	6,800
Strafford	4,600	5,930
Belknap	4,600	5,930
Carroll	4,600	5,930
Merrimack	5,300	6,830
Hillsboro	6,200	7,730
Cheshire	4,220	5,330
Sullivan	4,220	5,330
Grafton	4,600	5,930
Coos	4,220	5,330
Deputy secretary of state	10,500	12,000
Deputy state treasurer	10,500	12,000
Deputy state treasurer Deputy superintendent industrial school	8,000	9,500
Deputy superintendent, Laconia state school	15,500	17,000
Deputy warden, state prison	8,000	9,500
Director of aeronautics	12,000	13,500
Director, charitable trusts	4,500	6,000
Director of clinical services	15,500	17,000
Director of clinical and surgical services	15,500 $15,500$	17,000
Director of correctional psychiatry	15,500	17,000
Director of correctional psychiatry	12,000	13,500
Director of division of economic development	12,000	13,500
Director, division of mental health	21,375	24,375
Director of division of parks	12,000	13,500
Director, division of public health services	15,000	16,500
Director, division of purchase and property	12,000	13,500
Director of division of resources and	12,000	13,300
development	12,000	13,500
Director, division of welfare	12,000	13,500
Director of fish and game	12,000	13,500
Director of motor vehicles	10,500	12,000
Director, New Hampshire distributing agency	9,000	10,500
Director, out-patient services	15,500	17,000
Director of personnel	12,000	13,500
Director of probation	9,000	10,500
Director of probation	3,000	10,500

Director of psychiatric education and research	15,500	17,000
Director of records management and archives	8,000	9,500
Director of safety services	9,000	10,500
Director of state police	12,000	13,500
Director of technical institute	12,000	13,500
Director, veterans' council	8,000	9,500
Executive director, sweepstakes		20,000
General counsel, department of employment		
security	12,000	13,500
Insurance commissioner	13,500	15,000
Labor commissioner	11,000	12,500
Liquor commissioner, chairman	11,000	12,500
Liquor commissioners (2)	10,500	12,000
Parole officer	9,000	10,500
Public utilities commission, chairman	12,000	13,500
Public utilities commissioners (2)	11,500	13,000
Registers of probate:		
Rockingham		4,600
Strafford		4,400
Belknap		4,400
Carroll		4,400
Merrimack		4,600
Hillsboro		4,800
Cheshire		4,000
Sullivan		4,000
Grafton		4,400
Coos		4,000
Secretary of state	13,500	15,000
Secretary, tax commission	13,500	15,000
Senior psychiatrist	14,600	16,930
State fire marshal	9,000	10,500
State librarian	10,500	12,000
State treasurer	13,500	15,000
State veterinarian	9,000	10,500
Superintendent, industrial school	13,500	15,000
Superintendent, Laconia state school	15,000	16,500
Superintendent, New Hampshire hospital	19,396	22,396
Superintendent, state sanatorium	13,500	15,000
Tax commissioner (2)	10,500	12,000
Warden, state prison	13,500	15,000
_		

Officials named in this section shall be placed in the corresponding steps in the new salary ranges as their length of serv-

ice justifies and in accordance with RSA 94:3. Racing commissioners, sweepstakes commissioners, and the state entomologist only excepted, any official whose salary upon placement in the new salary range is less than that of a classified employee in his department shall be placed at the next higher step in range above said classified employee and shall be entitled to any increase provided for herein until the maximum is reached.

Notwithstanding any other provisions of law to the contrary, the salaries of Judges of probate court, Deputy registers of probate, and Registers of probate shall be as set forth above.

Nelson E. Howard Paul E. Provost Conferees on the part of the Senate

Margaret B. DeLude Roger A. Smith Agenor Belcourt Conferees on the part of the House

* * *

On motion of Mrs. DeLude of Unity reading of the amendment was dispensed with.

Mr. DeLude explained the amendments.

(discussion ensued)

On a *viva voce* vote the committee of conference report was adopted.

Mr. Eaton of Hillsborough moved that the committee of conference committee on HB 782 be discharged and that the House concur in the amendments as sent down from the Senate, and spoke in favor of the motion.

Mr. Craig of Manchester spoke against the motion.

Mr. Sheridan of Berlin spoke against the motion.

Mr. Taft of Greenville spoke in favor of the motion.

(discussion ensued)

Mrs. DeLude of Unity explained the Senate amendments and spoke in favor of the motion.

Mr. Feldman of Manchester spoke in favor of the motion.

Mr. Cobleigh of Nashua spoke in favor of the motion.

Mr. Craig of Manchester spoke a second time against the motion.

The question being on the motion to discharge the committee of conference and to concur in the Senate amendments on HB 782.

Mr. Craig of Manchester demanded the Yeas and Nays.

Roll Call

Yeas — 179

HILLSBOROUGH COUNTY: Bragdon, Edwards, Van Loan, Wiggin, Aucella, Whitney, Davis of Greenfield, Taft, Eaton, Brocklebank, Morrill, Ainley, Bartlett of Manchester, Feldman, Resnick, Montplaisir, Babb, Carter, Coburn of Milford, Ferguson, Christie, Burnham, Cobleigh, Colburn of New Boston, Karnis, Cleghorn, Brown of Peterborough, Sawyer, Heald of Wilton.

MERRIMACK COUNTY: Kopperl, York, Davis of Concord, Henry, Dame of Concord, Bingham, Smith of Concord, Peaslee, Sanders, Howard of Concord, Maxham, Shute of Concord, Welch of Concord, Rufo, Stevens, Kelley, Schatz, Reddy, Milligan, Thompson of Northfield, Bork, Bigelow, Thompson of Wilmot.

ROCKINGHAM COUNTY: Griffin, Lake, Persson, Underwood, Cummings, Watts, Kimball of Derry, Scott, Collishaw, Eastman, Ferron, Weeks, Ring, Shindledecker, Barnes, Clark of Kingston, Hall, McDonough, Kimball of Newfields, Cheney, Leavitt, Kelsey, Palmer of Plaistow, Schwaner, Quirk, Dame of Portsmouth, Osborne, White, Langford, Ciborowski, Greene, Morrison, Barnes of Sandown, Barker of Stratham, Herbert, Hamel.

STRAFFORD COUNTY: Berry, Young, Colbath, Crouch, Grinnell, Canney, Drew, Clark of Lee, Dawson, Moulton, Boucher.

Sullivan County: Adams of Charlestown, Frizzell, Angus, Campbell, Mackintosh, Williamson, Hood, Merrifield, DeLude.

Belknap County: Chamberlain of Alton, St. John, Watson, Guild, Uhlenberg, DeBlois, Head, Hayner, Foster, Stafford, Allan of Meredith, Urie, Joslyn, Randall.

CARROLL COUNTY: Howard of Bartlett, Davis of Conway, Farrington, Roberts, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Kurth, Fox, Claffin.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Gowing, Watkinson, Clymer, Desmarais of Jaffrey, Pollock, Shea, Heald of Keene, Bradshaw, Forbes, Allen of Rindge, Cole, Spitzli, Wildey.

Coos County: Brungot, Marsh, Emerson, Sherman, Shute of Lancaster, Fogg, Huggins, Wheeler, Noyes, Taylor of Whitefield.

Grafton County: Pryor, Chamberlin of Bath, Stevenson, Cavis, Willey, Ellms, Gage, Low, Manchester, Larty, McMeekin, Karsten, Adams of Lebanon, Lewis, Whipple, Brummer, Gardner, Rich, Park, Johnson of Monroe, Smith of Plymouth, Berringer.

Nays — 139

HILLSBOROUGH COUNTY: Barnard, Bartlett of Goffstown, Levasseur of Goffstown, Gallagher, Broderick, Conover, Nyberg, O'Rourke, Bruton, Dion of Manchester, Hayes of Manchester, Cullity, McDermott, Welch of Manchester, Corey, Manning, Walsh, Casey, Clancy, Fitzpatrick, Healy, Keane, Raiche, Desgrosseilliers, Lafrance, Leclerc, Martel, Champagne, Craig, Delisle, Olivier, Belanger, Bergeron, Kearns, Mahoney, Hurley, Kendrigan, Noel, Capistran, Levasseur of Manchester, Nalette, Allard, Rousseau, Gamache, Ouellette, Vachon, Cox, Moriarty, Nikitas, Dionne of Nashua, Ward 2, Rosedoff, Belcourt, Marcoux, Levesque, Bissonnette, LaTour of Nashua, Sabluski, Desmarais of Nashua, Peabody.

MERRIMACK COUNTY: Guilbeault, Phelps, Fairbanks, Moore, Bouley, Hancock, Jelley, Gilman, Dempsey, Laroche, Cook, Lafond, Brown of Loudon, Brasley, Plourde, Murphy.

ROCKINGHAM COUNTY: Spollett, Palmer of Kensington, Sewall, Twardus, Keefe, McEachern, Sadler, Coussoule, Ingraham, Rossley, Regan.

Strafford County: Nelson, Donnelly, McCann, Flanagan, Hartigan, Winkley, Dumont, Rubins, Beaudoin, St. Pierre, Bradford, Marcotte, Habel, Chasse, Coffin, Vincent, Boire, Lynbourg.

SULLIVAN COUNTY: Gaffney, Prudhomme, Barrows, Hamilton, Bailey, Downing, Spanos.

Belknap County: Dearborn, Normandin.

CARROLL COUNTY: None.

CHESHIRE COUNTY: Cournoyer, Keating, O'Neil of Keene, Pratt, Pickett, Russell, Lerandeau, MacFarlane, McGuiness, Gutoski.

Coos County: Dubey, Fortier, Roy, Sheridan, Gagnon, Seymour, O'Hara, Bushey, Manning of Northumberland, Hunt.

Grafton County: Morse, Scott-Craig, Putnam, Demers, McGee, Anderson of Warren.

and the motion to concur in the Senate amendments was adopted.

Reconsideration

Mr. Taft, having voted with the majority, moved that the House reconsider its vote whereby it adopted the Senate amendments to HB 782, and spoke against the motion.

On a viva voce vote the motion did not prevail.

Recess

The Chair declared a recess until tomorrow morning at $10:00~\mathrm{A.M.}$

(After Recess)

Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 121, relating to the bounty on bobcats.

Amendment

Amend section 1 of said bill by striking out the first two lines and inserting in place thereof the following:

1 Bounty. Amend RSA 470:5 (supp) as amended by 1961, 244:1 and 1963, 226:1 by striking out said section and inserting in place thereof the following:

* * *

The Clerk read the amendment in full.

On motion of Mr. Wheeler of Shelburn the House concurred in the Senate amendment under Joint Rule No. 6.

Further Senate Message

First and second reading of a Senate Bill:

SB 134, An Act to grant immunity in prosecutions for mob actions. To Judiciary.

Engrossed Bills Committee Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and Joint Resolutions:

HB 734, An Act to clarify the procedure on challenges of absentee ballots.

HB 738, An Act permitting state, county and towns to require certain recipients to welfare to perform labor for the state, county, or town government.

SB 133, An Act relating to temporary loans in anticipation of the incurrence of long term debt.

HB 228, An Act to make appropriation for aircraft rental.

HB 293, An Act to make available appropriate non-judicial punishment to members of the New Hampshire National Guard.

540, An Act relating to excavating, filling, and dredging in and adjacent to waters.

HB 601, An Act relative to licensing of dogs.

HB 59, An Act relative to construction of buildings to be used by the public.

HB 404, An Act relating to district and municipal courts.

SB 64, An Act relative to the practice of architecture.

SB 82, An Act relative to planning for the future development of Great Bay.

HB 786, An Act to provide for voting by representative districts for house of representatives and other offices.

HB 374, An Act to clarify the area school plan and the law relating to the school building authority.

HB 792, An Act to establish a new apportionment for the assessment of public taxes.

SB 130, An Act relative to filing dates in primaries.

SB 126, An Act relating to absentee voting at annual city elections in Berlin.

HB 500, An Act relating to hospital survey and construction.

HB 678, An Act to aid a program for the talented student.

HB 788, An Act to provide for an optional provision for the custody of the jail and house of correction in Rockingham County.

SB 107, An Act establishing a committee to investigate the relationship between salaries of personnel of the University of New Hampshire, Keene and Plymouth State colleges and classified state employees, and to investigate the effect of hiring of retired persons in the classified service.

HB 267, An Act relative to building and loan associations.

HB 667, An Act relating to hearings in enactment of zoning ordinances by towns.

HB 745, An Act to amend the law relating to real estate brokers and salesmen.

HJR 19, Joint Resolution relative to the operating expenses of educational television station, WENH-TV, Channel 11, Durham.

HB 396, An Act to provide a procedure for final payment to contractors on public contracts.

HB 486, An Act relative to future use of portions of the waters of the Lamprey river and/or its tributaries for public

water supplies, and to name the dam at Ayers Lake in Barrington.

HB 660, An Act relative to a study for an east-west highway.

HB 777, An Act relative to approved blood tests for military personnel.

HB 796, An Act providing for additional appropriations to meet certain contractual deficiencies.

HB 597, An Act to amend the fixing of lawful speed limits on the highways and to provide for penalties and other sanctions for violation thereof.

Mrs. Moulton of New Durham

Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 539, relative to the salary of and amount of fees to be collected by, the register of deeds for Merrimack County.

Further Senate Messages

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

SB 66, An act entering into the interstate compact on the placement of children enacting the same into law and for related purposes.

* * *

The Senate has voted to concur with the House of Representatives in its amendments to the following bill:

SB 115, An act to improve the administration of the department of resources and economic development.

* * *

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bill:

SB 82, An act relative to planning for the future development of Great Bay.

* * *

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

HB 339, relative to legislative mileage allowances.

HB 378, establishing a mosquito control commission.

* * *

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 751, An act relative to state flags.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 State Flags. Amend RSA 573 by inserting after section 9 the following new section: 573:10 Repossession of State Flags. Any state flag that has been presented in behalf of the state of New Hampshire to any person, group or organization and which is being used in a manner in violation of any of the provisions of this chapter, shall be delivered upon request of the governor to him or his authorized agent. Any person failing to surrender a state flag under the provisions of this section, shall be fined not more than fifty dollars, or imprisoned not more than thirty days, or both.

* * *

On motion of Mr. Taft of Greenville the House concurred in the Senate amendment.

Further Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives.

HJR 46, to establish an interim study on uniform vehicle laws.

Amendment

Amend the resolution by striking out the entire resolving paragraph and inserting in place thereof the following:

That a special interim uniform vehicle laws study committee is hereby established and authorized to continue the comparison of our state's motor vehicle laws with the uniform vehicle code and prepare legislation to be presented to the next session of the legislature to bring our state's traffic laws into closer conformity with the provisions of the code. The committee shall consist of three members of the senate; four members of the house to be appointed by the speaker of the house; the commissioner of safety; the attorney general; and five citizens at large, representing organized groups of motor vehicle owners and industries associated with highway transportation, to be appointed by the governor. Any funds up to twenty-five hundred dollars which may be necessary for the hiring of extra personnel to do the actual job of comparison and preparation of legislation shall be a charge on the funds of the department of safety. The members of the committee who are members of the general court shall be reimbursed for their mileage, at the same rate as state employees, and expenses when engaged in their duties hereunder and such payments shall be a charge against the legislative appropriation.

The Clerk read the amendment in full.

On motion of Mr. Claffin of Wolfeboro the House concurred in the Senate amendment.

Committee Report

HB 765, relating to hearings in enactment of building code ordinances, Mrs. Moulton of New Durham for Engrossed Bills. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 New Sections. Amend RSA 156-A by inserting after 156-A:1 as inserted by 1959, 215:1 and amended by 1963, 232:2 two new sections as follows:

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Takes Effect. This act shall take effect January 1, 1966.

* * *

The Clerk read the amendment in full.

On a viva voce vote the Engrossed Bills amendment was adopted under Joint Rule 6.

Committee Report

HB 37, relative to the relocation of a portion of the Central New Hampshire turnpike, Mrs. Moulton of New Durham for Engrossed Bills. Ought to pass with amendment.

Amendment

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 Central New Hampshire Turnpike. Amend RSA 257-A:1 as inserted by 1963, 281:1 by inserting after the word "Nashua" in the

* * *

On a viva voce vote the Engrossed Bills amendment was adopted under Joint Rule 6.

Personal Privilege

Mr. Stafford of Laconia rose on a point of personal privilege.

(discussion ensued)

Resolution

By Messrs. O'Neil of Chesterfield, Stafford of Laconia and Smith of Plymouth

Whereas, the 1965 session of the House of Representatives is drawing to a close, and

Whereas, it is an appropriate time to extend our thanks and best wishes to the Clerk of the House, Francis W. Tolman, and to the Assistant Clerk, J. Milton Street, as well as to their clerical staff, for their courtesy and forbearance in bearing with us and their help in legislative matters, therefore be it

Resolved, that we, the members of the 1965 House of Representatives in General Court convened, do hereby present our most sincere appreciation together with the hope that we may have the benefit of their knowledge of legislative know-how for many sessions yet to come.

* * *

Mr. O'Neil of Chesterfield, Mr. Kearns of Manchester spoke in favor of the resolution.

On a viva voce vote the resolutions were unanimously adopted.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 769, An act clarifying duties, responsibilities and qualifications in the department of health and welfare.

Amendment

Amend the bill by striking out section 8 and inserting in place thereof the following:

8 Board of Public Welfare. Amend RSA 126-A:23 as inserted by 1961, 222:1 by striking out the words "Except that the commissioner of health and welfare, or his designated representative, shall conduct fair hearings of appeals by appli-

cants for and recipients of public assistance" so that said section as amended shall read as follows: 126-A:23 Board of Public Welfare; Powers and Duties Transferred. All of the functions, powers, duties, records and property of the board of public welfare are hereby transferred to and vested in the department of health and welfare, division of welfare. Whenever reference is made in the statutes to powers and duties of the board of public welfare it shall henceforth be construed to mean the director of the division of welfare within the department of health and welfare. The board of public welfare, established by RSA 161:3 is hereby abolished. The tenure of members of the board shall terminate upon the appointment and qualification of the commissioner of health and welfare.

* * *

On motion of Mr. Hancock of Concord the House concurred in the Senate amendment.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 534, relative to motor vehicle road toll refunds for transit companies operating within towns and municipalities.

Amendment

Amend section 2 of the bill by striking out the first two lines and inserting in place thereof the following:

2 Exemption. Amend RSA 265:2 by inserting after paragraph VII (supp) as inserted by 1959, 266:1 the following new paragraph:

* * *

The Clerk read the amendment in full.

On motion of Mr. Smith of Plymouth the House concurred in the Engrossed Bills amendment under Joint Rule No. 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 378, establishing a mosquito control commission.

Amendment

Amend said bill by inserting before section 1 the following:

1 New Chapter. Amend RSA by inserting after chapter 437 the following new chapter:

Chapter 437-A

Mosquito Control

Further amend said bill by renumbering sections 1 to 12 to read 437-A:1 - 437-A:12 inclusive.

Further amend said bill by renumbering section 13 to read section 2.

* * *

The Clerk read the amendment in full.

On motion of Mr. Claffin of Wolfeboro the House concurred in the Senate amendment under Joint Rule No. 6.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 403, An act relating to fish bait, taking of pheasants, and use of boats on Long Pond in Benton.

Amendment

Amend section 1 of the bill by striking out lines 1 and 2 and inserting in place thereof the following:

1 Bait Dealers. Amend RSA 214 by inserting after section 34 as amended by 1957, 267:2 the following new sections:

Further amend section 1 by striking out line 39 and inserting in place thereof the following:

fish from the same source of supply. Notification of each intent to import shall be

Amend section 2 of the bill by striking out lines 1 and 2 and inserting in place thereof the following:

2 Taking of Pheasants. Amend RSA 209:2 as amended by 1957, 80:1 and 1963, 307:1 by striking out the section and inserting in place thereof the following:

* * *

The Clerk read the amendment in full.

On motion of Mr. Wheeler of Shelburn the House concurred in the Engrossed Bills amendment under Joint Rule No. 6.

Mileage Report

Mr. Roberts of Conway, for the Committee on Mileage, presented the following report:

Belknap County

Town	Miles
Alton	
Kenneth W. Chamberlain, Sr.	31
Barnstead	
Eda St. John	23
Belmont	
Lyle N. Watson	23
Center Harbor	
L. Keith Matheson	45
Gilford	
Lawrence W. Guild	35
Gilmanton	
Frank L. Uhlenberg	30
Laconia—	
Ward 1	
Romeo R. deBlois	37
Walter D. McCarthy	35

Ward 2	
Ann G. Dearborn	30
Margaret E. Normandin	30
Ward 3	
George A. Head	29
Ward 4	
Oscar C. Prescoti	29
Ward 5	
Helen D. Hayner	30
David O'Shan	30
Ward 6	2.
Claude W. Foster	35
George W. Stafford	30
Meredith	4
Stuart B. Allan	40
New Hampton	9.6
H. Thomas Urie	38
Sanbornton	0.0
Olin A. Joslyn	28
Tilton	0.4
Earle F. Randall	20
Carroll County	
Bartlett Harrand	93
Donalda K. Howard	3.
Conway Feebow M. Powis	8:
Esther M. Davis Dana J. Farrington	83
Milburn F. Roberts	82
Eaton	•
Thayne S. Williams	82
Madison	
J. Donald Hayes	75
Moultonborough	
Dorothy W. Davis	52
Ossipee	
Marcus E. Diffenderfer	69
Sandwich	
Richard A. Kurth	60
Tamworth	
Earle H. Remick	63

Thursday, July 1, 1965	1527
Tuftonboro	
Carroll A. Lamprey*	50
Wakefield	50
Arthur H. Fox Wolfeboro	50
Leslie M. Chamberlain	46
Russell G. Claffin	46
*Deceased	
Cheshire County	
Alstead	
Ralph W. Totman	62
Chesterfield	
James E. O'Neil	63
Dublin Relle F. Cowing	55
Belle F. Gowing Fitzwilliam	33
William J. Watkinson	68
Harrisville	
W. B. Shubrick Clymer	48
Hinsdale	
Clifford D. Stearns	77
Jaffrey Wilfred W. Cournoyer	F.C.
Raymond J. Desmarais	56 56
Keene—	30
Ward 1	
Jeremiah J. Keating	54
C. Michael O'Neil	54
Frederick L. Pratt	54
Ward 2 Stephen W. Pollock, Sr.	× 17
Roberta T. Shea	57 55
Ward 3	33
Mildred E. Gutterson	54
Cleon E. Heald	55
Ward 4	
John R. Bradshaw	57
Ellen Faulkner Ward 5	57
Laurence M. Pickett	54
Margaret A Russell	54 54

Marlborough	
Wilfred P. Lerandeau	58
Marlow	
Roxie A. Forbes	53
Rindge	
James F. Allen	61
Roxbury	
William L. Yardley	60
Swanzey	
Stacey W. Cole	60
Donald H. MacFarlane	60
Troy	
Clarence J. Abare**	63
Charles L. McGinness***	63
Westmoreland	
George S. Wildey	7 4
Winchester	
Francis C. Gutoski	70
**Resigned	
***Elected to replace Mr. Abare	
Coos County	
Berlin—	
Ward 1	
Leon T. Dubey	120
Guy J. Fortier	120
Edgar J. Roy	120
Ward 2	
Romeo A. Desilets	120
Frank H. Sheridan	120
Ward 3	
Hilda C. F. Brungot	120
George Lemire	120
Donald W. Williams	120
Ward 4	
Arthur A. Bouchard	120
Jennie G. Fontaine	120
Rebecca A. Gagnon	120
Carroll	
Joseph A. Seymour	100
Colebrook .	
Harry N. Marsh	150

Thursday, July 1, 1965	1529
Dalton	
William O. Emerson	112
Errol	
George O. Thurston	150
Gorham	
George W. W. Graham*	
Otto H. Oleson***	114
Richard E. O'Hara	114
Lancaster	
Lloyd G. Sherman	116
Ralph D. Shute	111
Milan	
Edna D. Fogg	127
Northumberland	Ο.
Walter O. Bushey	124
Alfred G. Manning	124
Pittsburg	
Harry F. Huggins	164
Shelburne	
Lauris Wheeler	120
Stewartstown	
Chester D. Noyes	150
*Deceased	
***Elected to replace Mr. Graham	
Grafton County	
Ashland	
Thomas Pryor	45
Bath	
Edwin P. Chamberlin	90
Bethlehem	
Malcolm J. Stevenson	95
Bridgewater	
Morton H. Cavis	46
Bristol	
Bowdoin Plumer	33
Campton	
Philip S. Willey	60
Canaan	
Norman H. Ellms	53
Enfield	
Walter C. Morse	56

Franconia	
Ernest F. Johnson	98
Grafton	4.0
A. Stuart Gage	42
Hanover	2.1
Fletcher Low	61
John C. Manchester	65
Mary M. Scott-Craig	60
Haverhill	
Wilfred J. Larty	89
Norman A. McMeekin	89
Holderness	
Herbert H. Karsten	46
Lebanon—	
Ward 1	
Arthur F. Adams	58
Rose S. Putnam	68
Ward 2	
Ernest R. Coutermarsh	65
Mary E. Demers	65
Ward 3	
Robert M. Lewis	58
Gladys L. Whipple	58
Lincoln	
George M. McGee, Sr.	75
Lisbon	
George Brummer	100
Littleton	
Van H. Gardner	102
Marcia T. Rich	105
John H. Tilton	105
Lyme	
Hazel I. Park	75
Monroe	
Katherine G. Johnson	93
Orford	
Walter R. Mack	76
Plymouth	
Kenneth G. Bell	45
Stephen W. Smith, Sr.	45
Warren	
Fayne E. Anderson	62

Thursday, July 1, 1965	1531
Woodstock	
St. Clair A. Berringer	79
Hillsborough County	
Amherst	
Orson H. Bragdon	32
Antrim	90
Ellerton H. Edwards	30
Bedford Anna S. Van Loan	23
Ralph M. Wiggin, Sr.	23
Bennington	43
Theodore Aucella	34
Deering	
Howard E. Whitney	33
Goffstown	
Roland A. Barnard	20
F. Arthur Bartlett	20
Raymond R. Ducharme	2 6
Edward J. LeVasseur	26
Greenfield	
Donald C. Davis	45
Greenville	40
Alexander M. Taft	48
Hillsborough	95
Joseph M. Eaton Hollis	25
Daniel Brocklebank	45
Hudson	13
John M. Bednar	40
Christopher F. Gallagher	40
Roland Latour	40
George J. Provencal	41
Litchfield	
Arthur H. Morrill	30
Manchester—	
Ward 1	
Greta M. Ainley	20
Thomas E. Bartlett	20
Saul Feldman	20
George J. Resnick Emile J. Soucy	20
Emile J. Soucy	19

Ward 2	22
Maurice A. Broderick	19
Donald S. Conover	20
J. Henry Montplaisir	22
Harry E. Nyberg	22
Thomas F. O'Rourke	
Ward 3	21
George A. Bruton	21
Leo L. Dion	21
James F. Hayes	41
Ward 4	21
William J. Cullity	21
Walter McDermott	22
John L. Welch	22
Ward 5	23
William W. Corey	22
Thomas E. Manning	22
Edward J. Walsh	44
Ward 6	23
Denis F. Casey	23
Edward D. Clancy	22 22
Martin J. Fitzpatrick	22 22
Daniel J. Healy	
Michael J. Keane	23
Robert E. Raiche	23
Ward 7	0.1
Emile J. DesGrosseilliers	21
Edward T. LaFrance	21
Charles J. Leclerc	21
Albina S. Martel	22
Ward 8	20
Alphonse L. Bernier	22
D. Ray Blanchard	22
Edward Champagne	22
William H. Craig	22
Eugene Delisle, Šr.	22
Armand J. Lemieux	22
Ward 9	• •
Romeo J. Olivier	18
Ward 10	
Gerard H. Belanger	21
Alfred A. Bergeron	24

Thursday, July 1, 1965	1533
John J. Kearns	23
James F. Mahoney	24
Ward 11	
George J. Hurley	22
Joseph P. Kendrigan	22
Maurice H. Noel	22
Ward 12	
Armand Capistran	22
Alphonse Levasseur	22
Joseph C. Nalette	22
Ward 13	
Edmond Allard	22
Lorenzo P. Gauthier	22
Origene E. Lesmerises	22
Hector J. Rousseau	22
Ward 14	
Willibert Gamache	25
Emmett J. Grady	24
Georges J. Ouellette	22
Marcel A. Vachon	25
Mason	
Charles H. Babb	47
Merrimack	
Herschel W. Cox	32
Mary M. Moriarty	32
Milford	
Malcolm M. Carter	38
Roscoe N. Coburn	38
Charles W. Ferguson, Jr.	38
Mont Vernon	
Roland E. Christie, Jr.	40
Nashua—	
Ward 1	
Helen A. Barker	36
Roland B. Burnham	36
Marshall W. Cobleigh	37
Christus M. Nikitas	39
Ward 2	
George A. Dionne	37
Theodore W. Rosedoff	37
Ward 3	
Agenor Belcourt	39
Roland H. LaPlante	28

Ward 4	
Frank J. Sullivan	40
Ward 5	
Harry P. Makris	36
Albert Maynard	39
Ward 6	
John B. Dionne	40
Ernest Marcoux	39
Ward 7	
Ralph W. Boisvert	40
Treffle G. Levesque	39
Samuel F. Mason	40
Ward 8	
Oscar P. Bissonnette	39
Arthur J. Bouley	39
John Latour	40
Richard W. Leonard	38
Frank C. Sabluski	41
Joseph P. Whelton	40
Ward 9	
William A. Desmarais	39
Arthur Poliquin	39
New Boston	
Marjorie D. Colburn	24
New Ipswich	
Theodore H. Karnis	50
Pelham	
Thomas J. Cleghorn	45
Arthur H. Peabody	45
Peterborough	
Robert C. Brown	48
Walter R. Peterson, Jr.	48
Weare	1 -
Frank N. Sawyer	17
Wilton	40
Philip C. Heald, Jr.	49
Merrimack County	
Allenstown	
Narcisse V. Guilbeault	10
Andover	
Victor E. Phelps	23

Thursday, July 1, 1965	1535
Boscawen	
Clyde G. Fairbanks	13
Bow	
Richard D. Hanson	7
Bradford	
Reuben S. Moore	30
Canterbury	
George D. Kopperl	11
Concord—	
Ward 1	
George J. Bouley	8
Edward H. York	8
Ward 2	
Alice Davis	4
Ward 3	
Arthur F. Henry	3
Ward 4	0
Walter B. Dame	2
Stuart Hancock	2
Ward 5	0
James C. Bingham	$\frac{2}{2}$
Roger A. Smith	Z
Ward 6 Chris K. Andersen	0
	2
Daniel F. Jelley Maurice B. MacDonald**	4
Elwood Peaslee***	4
Horace W. Sanders	2 2 2 2 2
Ward 7	4
Richard J. Howard	4
Paul B. Maxham	4
Arthur E. Roby, Sr.	4
Archie H. Shute	4
Ward 8	•
Donald J. Welch	6
Ward 9	ū
Pasquale V. Rufo	3
Epsom	_
Henry L. Stevens	13
Franklin—	
Ward 1	
Howard R. Kelley	21

YAZand 9	
Ward 2 Wiggin S. Gilman	21
Ward 3	
John P. Dempsey	22
Leo LaRoche	22
Henniker	00
Diamond A. Maxwell	20
Hill	97
Harold H. Schatz	27
Hooksett	11
George A. Cook	11
Alphonse A. Lafond	11
Hopkinton	14
Samuel Reddy, Jr.	14
Loudon	15
George B. Brown	13
Newbury	33
Ida V. C. Milligan	33
New London	35
M. Roy London	30
Northfield	19
Doris L. Thompson	10
Pembroke	7
Philip Brasley	7
Robert E. Plourde	•
Pittsfield Danis F. Murphy Jr.	18
Dennis E. Murphy, Jr.	
Salisbury Coorgo A. Bork	20
George A. Bork Warner	
L. Waldo Bigelow, Jr.	22
Wilmot	
Arthur E. Thompson	28
**Resigned	
***Elected to replace Mr. MacDonald	
Rockingham County	
Atkinson	44
George W. White, Sr.	44
Auburn	22
Margaret A. Griffin	44
Brentwood	43
LeRoy M. Lake	43

Thursday, July 1, 1965	1537
Candia	
Karl J. Persson	25
Chester	
Russell E. Underwood	2 9
Danville	
Charles E. Cummings	44
Deerfield	
Ross E. Watts	26
Derry	
Charles H. Gay	34
Hayford T. Kimball	32
John L. Scott	32
Robert J. Stratton	34
Epping	31
Luther B. Pennington, Jr.	38
Exeter	30
Lyman E. Collishaw	46
Edwin W. Eastman	45
Albert J. Ferron	45
F. Leroy Junkins	47
Greenland	17
Edna B. Weeks	53
Hampstead	33
Doris M. Spollett	45
Hampton	43
Herbert A. Casassa	53
Donald A. Ring	61
C. Dean Shindledecker	54
Hampton Falls	34
Bernice B. Barnes	59
Kensington	33
D. Everett Palmer	50
Kingston	30
Ernest D. Clark	52
Londonderry	32
Charles H. Hall	29
New Castle	23
Kathleen B. McDonough	50
Newfields	30
Thomas J. Kimball	45
Newmarket	40
F. Albert Sewall	40
John Twardus	40

Newton	
George L. Cheney	49
North Hampton	
George G. Carter*	_
James F. Leavitt***	50
Northwood	
Ernest L. Pinkham	23
Nottingham	
James R. Kelsey	23
Plaistow	
Mildred L. Palmer	46
Annie Mae Schwaner	46
Portsmouth—	
Ward 1	
William F. Keefe	50
Raymond J. McEachern	52
Ward 2	
Christopher M. Conlon	50
Jeremiah Quirk	50
Ann Sadler	50
Ward 3	
C. Cecil Dame	50
Clayton E. Osborn	50
Ward 4	
Robert T. Call	53
Julia H. White	50
Ward 5	
Hector Coussoule	50
Edward J. Ingraham	50
Ward 6	
Eileen G. Rossley	50
Reginald F. Smith	53
Raymond	
Calvin J. Langford	28
Rye	
Jacob S. Ciborowski	50
Elizabeth A. Greene	52
Salem	
Jeanette Gelt	44
John J. Grant, Sr.	44
Charles T. McMahon	44
Reccie M Morrison	11

Thursday, July 1, 1965	1539
Leonard B. Peever	44
Daniel F. Regan	44
Sandown	
Ralph D. Barnes	37
Seabrook	
Myron B. Felch*	
Stanley A. Hamel***	60
Stratham	
Nelson E. Barker	46
Windham	
Edward N. Herbert	37
*Deceased	
***Elected to replace Mr. Carter and Mr. Felch	
Strafford County	
Barrington	
Dorothy B. Berry	32
Dover—	
Ward 1	
Alice F. Blanchette	41
Robert Lee Hilliard	40
Albert L. Nelson	40
Ward 2	
Helene R. Donnelly	40
Alfred J. Guilmette	40
Ward 3	
Robert J. Smith**	
John T. Young	40
Everol M. Hickey	40
Ward 4	
William E. Colbath	40
Robert J. McCann	40
George T. McKenna	40
Ward 5	
Emmet J. Flanagan	40
Durham	
Leon M. Crouch	38
Harold C. Grinnell	35
Clarence B. Wadleigh*	35
Farmington	
Ralph W. Canney	43
Robert B. Drew	44

Lee	
Shirley M. Clark	37
Milton	
Ruth H. Dawson	54
New Durham	
Idanelle T. Moulton	34
Rochester—	
Ward 1	
Ernest L. Rolfe	45
Ward 2	
Winifred E. Hartigan	40
Noreen D. Winkley	42
Ward 3	
Paul J. Dumont	42
Glenna H. Rubins	42
Ward 4	
Leo E. Beaudoin	42
Angeline M. St. Pierre	42
Ward 5	
John J. Bradford	42
Harry S. Johnson	43
Ward 6	
Raymond L. Boucher	42
Anthony J. Corriveau	42
Rollinsford	
Roland J. Marcotte	47
Somersworth—	
Ward 1	
Sarkis N. Maloomian	47
Ward 2	
Napoleon A. Habel	47
Ward 3	
Peter N. Chasse	47
Fred J. Coffin	47
Ward 4	
Arthur J. Vincent	47
Ward 5	
Henry Boire	47
Strafford	
William B. Lynbourg	29
*Deceased	
**Resigned ·	

Sullivan County	
Charlestown	
Alice E. Adams	65
Martha McD. Frizzell	65
Claremont—	
Ward I	
William L. Gaffney	54
Leroy H. Prudhomme	54
Ward 2	
George W. Angus	54
Allan P. Campbell	54
Sam J. Nahil	53
Ward 3	
Arthur W. Barrows	54
Carmine F. D'Amante	54
Ruth M. Hamilton	56
Cornish	
Charles E. Guest, Sr.*	62
James F. Mackintosh***	63
Goshen	
Stanley H. Williamson	47
Langdon	
Eleanor F. Marx	64
Newport	
Elsie C. Bailey	45
Maurice J. Downing	45
Harry V. Spanos	45
Plainfield	
Vernon A. Hood	71
Sunapee	
George R. Merrifield	45
Unity	
Margaret B. DeLude	64
*Deceased	
***Replaced Mr. Guest	
•	

THURSDAY, JULY 1, 1965

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The Mileage Committee and the Mileage Clerk wish to thank the members who have served as Monitors and alternate Monitors so faithfully during the Session.

Further Senate Message

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill: in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

HB 592, providing additional retirement allowances for certain retired state employees.

Amendment

Amend section 1 of said bill by inserting after the second line the following:

as inserted by 1957, 207:1

* * *

The Clerk read the amendment in full.

On motion of Mr. Hancock of Concord the House concurred in the Engrossed Bills amendment under Joint Rule No. 6.

Further Senate Message

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

HB 765, An Act relating to hearings in enactment of building code ordinances.

HB 37, An Act relative to the relocation of a portion of the Central New Hampshire turnpike.

Personal Privilege

Mrs. Winkley of Rochester rose on a point of personal privilege.

Recess

The Chair introduced Senior U. S. Senator Norris Cotton of Lebanon who addressed the House briefly.

* * *

Messrs. Craig of Manchester and Taft of Greenville introduced the following resolutions:

Resolutions

Whereas, in House Bill No. 782, An Act making appropriations for capital improvements and long term repairs for the state of New Hampshire, reference is made to the Strawbery Banke, Governor's House, and

Whereas, as a means of clarification it is the intent of this body that the reference is to be to the First New Hampshire State House, which is situated on Court Street in the City of Portsmouth, therefore be it

Resolved, that the appropriation in the Capital Budget shall be considered to be "First New Hampshire State House" and be it further

Resolved, that a copy of this resolution be transmitted to the Division of Parks, Department of Resources and Economic Development.

On a viva voce vote the resolution was adopted.

Conference Committee Report

The Committee of Conference to whom was referred HB 674, to create a permanent traffic safety commission, having considered the same, report the same with the following recommendations:

That the House recede from its position of non-concurrence in the senate amendment and concur with the senate in adopting the senate amendment, and that the House and Senate concur in adopting the following amendment:

Amend section 2 of the bill by striking out the section and inserting in its place the following:

2 Appropriations. The sum of twenty-four thousand, nine hundred seventy-six dollars and twenty-four cents is hereby appropriated for the fiscal year ending June 30, 1966, to be expended as follows:

Permanent personnel services	\$12,174.24
Current expenses	9,400.00
Travel	1,000.00

Equipment	1,500.00
Other Expenditures	902.00

The sum of twenty-four thousand, eight hundred eighty-one dollars and eighty-two cents is hereby appropriated for the fiscal year ending June 30, 1967, to be expended as follows:

Permanent personnel services	\$12,754.82
Current expenses	10,000.00
Travel	1,000.00
Equipment	200.00
Other Expenditures	927.00

The above appropriations shall be a charge against the highway fund.

Further amend the bill by striking out section 4 and inserting in its place the following:

4 Effective Date. This act takes effect upon its passage.

William P. Gove Laurier Lamontagne Conferees on the Part of the Senate

Charles W. Ferguson
Stephen W. Smith
George A. Bruton
Conferees on the Part of the House

On a viva voce vote the Conference Report was adopted.

Senate Message

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bill:

HB 662, An act relative to the salaries of unclassified state officials.

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 674, to create a permanent traffic safety commission.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 65, relating to Stafford House at Plymouth State College.

Amendment

Amend the title to the bill by striking out the same and substituting therefor the following:

An act relating to appropriations for the University of New Hampshire.

Further amend the bill by striking out everything after the enacting clause and inserting in place thereof the following:

- 1. Whenever for the purpose of determining any appropriation for higher education enacted by Laws of 1965 the governor and council are required to determine the amount by which the general fund unappropriated surplus exceeds the estimated general fund unappropriated surplus, the Legislative Budget Assistant shall furnish to governor and council the amount of the estimated general fund unappropriated surplus by July 31, 1965.
 - 2. Effective Date. This act takes effect on passage.

On motion of Mr. O'Neil of Chesterfield the House non-concurred, and asked for a Committee of Conference. The Chair appointed Messrs. Craig of Manchester, Stevens of Epsom and Stafford of Laconia as Conferees on the part of the House.

Senate Message

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill: HB 65, An act relating to appropriations for the University of New Hampshire and the President has appointed as members of said Committee on the part of the Senate: Senator Lamprey and Senator Gove.

* * *

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 65, An act relating to appropriations for the University of New Hampshire.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 177, authorizing training of auxiliary state police.

Amendment

Amend the bill by striking out section 2 and inserting in place thereof the following: 2 Appropriation. There are hereby appropriated from the highway fund for the purposes of RSA 106-B:18-24 the sum of fifteen thousand dollars for the biennium ending June 30, 1967.

The Clerk read the amendment in full.

On motion of Mr. Hancock of Concord the House concurred in the Senate amendment.

Senate Message

The Senate has voted to concur with the House of Representatives in its amendments to the following bill:

HB 740, An act to require driver education as a condition to the right of certain minors to obtain operators license.

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

HB 701, relative to the purchase of supplies by the department of public works, and highways for sale to other depart-

ments and institutions of the state and to subdivisions of the state.

HJR 20, to provide funds for grants-in-aid to local public libraries.

HB 533, to provide an access road to the Loon Mountain Recreational Area.

HB 600, entering into the New England Interstate Planning Compact and for related purposes.

* * *

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 538, An act relating to regulation of small loans.

Amendment

Amend HB 538 by striking out the title and everything after the enacting clause and inserting in place thereof the following:

HB 538 An act relating to regulation of small loans.

1. Amend RSA 399-A:14 (supp.) as inserted by 1961, 245:1 and amended by Laws of 1965 by striking out the words "(c) allowing the applicant to engage in business will promote the convenience and advantage of the community in which the business of the applicant is to be conducted" so that notwith-standing any law to the contrary said section shall read as follows:

399-A:14 Investigation of Application; License Requirements. Upon the filing of such application and the payment of such fees, the commissioner shall send a notice of the pending application to all licensees in the community in which the applicant proposes to do business and he shall investigate the facts concerning the application. Every licensee so notified shall have ten days after the date of notification to file a notice of objection to the granting of such application. Within ten days thereafter the objecting licensee shall file a statement supporting his objection. Failure to file such statement within such period of time shall be deemed withdrawal of such objection. If the commissioner shall find that (a) the financial responsibility, experience, character and general fitness of the applicant are such as to

command the confidence of the public and to warrant the belief that the business will be operated lawfully, honestly and fairly within the purposes of this chapter; and that (b) the applicant has available for use in such business at the location specified in the application at least twenty-five thousand dollars, or, in the case of the licensee, has such amount available or actually invested in loans made under this chapter, he shall enter an order approving such application and deliver a license to the applicant. If the commissioner shall not so find, he shall enter an order denying such application and forthwith notify the applicant of the denial, returning the license fee.

2. Effective date. This act shall take effect 61 days after its passage.

The Clerk read the amendment in full.

Mr. Bigelow of Warner moved that the House nonconcur in the Senate amendment, that a committee of conference be appointed and spoke in favor of the motion.

Mr. Hancock of Concord moved that the House concur in the Senate amendment and spoke in favor of the motion.

(discussion ensued)

Mr. Spanos of Newport spoke against the motion.

(discussion ensued)

Mr. Mackintosh of Cornish spoke against the motion.

(discussion ensued)

Messrs. Pratt of Keene and Pickett of Keene spoke against the motion.

Mr. Broderick of Manchester spoke in favor of the motion.

(discussion ensued)

Mr. Stafford of Laconia spoke against the motion.

Question being on the motion that the House concur in the Senate amendment.

On a viva voce vote the motion to concur was lost.

Question being on the motion that the House nonconcur with the Senate amendment and that a Committee of Conference be appointed.

On a viva voce vote the motion was adopted.

The Chair appointed Mr. Bigelow of Warner, Mr. Mackintosh of Cornish and Mr. Spanos of Newport as conferees on the part of the House.

Committee of Conference Report

The Committee of Conference to whom was referred HB 438, to increase the guarantee limits and powers of Industrial Park Authority, having considered the same, report the same with the following recommendations:

That the house recede from its position of nonconcurrence;

That the senate recede from its position in adopting its amendment; and

That the senate and house concur in the adoption of the following amendment:

Amend the bill by inserting after section 4 a new section as follows:

5 Small Colleges. The Coordination Board of Advanced Education shall make a study of the possibility and feasibility of the state guaranteeing construction loans for small colleges. The board shall also make a study of the coordination of physical facilities between the state and the small private colleges. The board shall report its findings and recommendations to the 1967 session of the general court during the month of January, 1967.

Amend the amending clause of section 2 of the bill by striking out the amending clause and inserting in its place the following:

2 New Machinery and Equipment. Amend RSA 162-A by inserting after section 14-a as inserted by 1961, 246:1 and as amended by 1963, 155:6 the following new section:

Further amend the bill by renumbering section 5 to read section 6.

Edna B. Weeks
Albert J. Ferron
Mary M. Scott-Craig
Conferees on the part of the House
Stewart Lamprey
Eileen Foley
Conferees on the part of the Senate

On a viva voce vote the Conference Report was adopted.

(Mr. Taft in the Chair)

Resolutions

Messrs. Willey of Campton, Stafford of Laconia, McMeekin of Haverhill, Pryor of Ashland and Mms. Taylor of Whitefield and Spollett of Hampstead offered the following resolution:

Whereas, Margaret Weber of Croydon, our former fellow representative, has served us this session as telephone messenger, and

Whereas, the excellent and efficient way she has gone about her duties is deserving of much credit and her pleasant smile of greeting has done much to help us carry on our duties, therefore be it

Resolved, that we, the members of the House of Representatives in General Court assembled, do hereby commend Mrs. Weber for her courtesy and extend to her our thanks and best wishes with the hope that she may return to us another session in the same position.

Senate Message

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 438 to increase the guarantee limits and powers of Industrial Park Authority.

* * *

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HJR 19, relative to the operating expenses of educational television station WENH-TV, Channel 11, Durham.

* * *

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 43, making appropriations for county extension agents.

* * *

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill: HB 591, to extend the curfew regulations and the President has appointed as members of said Committee on the part of the Senate: Senator Rinden and Senator Martel.

Resolution

Mr. Farrington of Conway, Mr. Noyes of Stewartstown, Miss Bailey of Newport, Mrs. St. John of Barnstead and Mrs. Scott-Craig of Hanover offered the following Resolutions:

Whereas, This General Court has been efficiently served by Rev. William E. Crouch as chaplain, and

Whereas, He has offered prayers at the beginning of the sessions, therefore be it

Resolved, by the House of Representatives, the Senate concurring

That we express to him our gratitude for his services, our deep appreciation of his understanding of our problems, his courtesy to guest chaplains, and for his supplications in our behalf that have caused us to search our souls and to act in a manner to give due consideration to the people we are here to represent.

On a viva voce vote the Resolutions were adopted.

Engrossed Bills Report

HB 787, to authorize seeing eye dogs to accompany their masters into public eating places. Ought to pass with amendment under Joint Rule 6.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Seeing Eye Dogs in Public Eating Places. Amend RSA 167 by inserting after section 42, as amended by 1961, 141:1 and 222:1 a new section as follows:

* * *

The Clerk read the amendment in full.

On motion of Mr. Feldman of Manchester the House concurred.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 475, An act to extend the time for expending funds for expansion of the state park system.

Amendment

Amend the title of the bill by striking out the same and inserting in place thereof the following new title:

An Act to extend the time for expending funds for expansion of the state park system and making appropriation for an aeronautical analyst and relative to the capital budget.

Amend the bill by striking out sections 1 and 2 and inserting in place thereof the following:

l Extension of Time. Amend 1961, 263:5, as amended by 1963, 287:1, by striking out the entire section and inserting in place thereof the following: 263:5 Appropriation. A sum not exceeding nine million dollars is hereby appropriated for the purposes and projects authorized by the foregoing sections, as approved by the governor and council, provided nevertheless, that no project shall be approved by the governor and council unless a public hearing has been held thereon. The funds appropriated herewith shall be available for expenditure until June 30, 1967. None of the funds hereby appropriated shall be used to implement or be expended for the so-called parks expansion program. From the effective date of this act, all funds hereby appropriated, and not otherwise allocated prior to that date to specific projects, shall be allocated and used only for the

acquisition of land and site development and in such acquisitions and development first priority shall be given for a park or proposed park on or adjacent to or in the area of the Connecticut River and, second priority for a park or proposed park on, adjacent to, or in the area of Ossipee lake.

- 2 Transfer of Funds. Notwithstanding any other provisions of law to the contrary, none of the specific projects listed in section 22 of the capital budget as adopted by the 1965 session of the general court shall be approved or any of the moneys therein appropriated expended for any of such projects unless matching federal funds are available for the particular project. The director of the division of parks, with the approval of the governor and council, is hereby authorized to transfer said appropriated funds from one of the said specific projects to another, provided however, no such transfer of funds shall be made in such a manner as to totally delete any project listed which is eligible for federal funds.
- 3 Appropriation for Aeronautical Analyst. The sum of eight thousand five hundred dollars is hereby appropriated for expenditure by the aeronautics commission for the position of aeronautical analyst for the fiscal year ending June 30, 1966, and a like sum for the fiscal year ending June 30, 1967. These appropriations shall be in addition to any other sums appropriated for the aeronautics commission. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

4 Takes Effect. This act shall take effect upon passage.

* * *

On motion of Mr. Cobleigh of Nashua the Rules of the House were so far suspended as to dispense with the reading of the amendment.

Mr. Cobleigh of Nashua explained the amendment.

On motion of Mr. Claflin of Wolfeboro the House concurred in the Senate amendment.

Engrossed Bills Report

HB 577, to provide for improved pesticides controls. Ought to pass with amendment under Joint Rule 6.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting a new chapter after 149-C as inserted by 1965, 149:1 as follows:

Chapter 149-D

Amend the bill by renumbering RSA 149-C:1-11 to read RSA 149-D:1-11.

Amend section 2 of the bill by striking out the first two lines and inserting in place thereof the following:

2 Laws Relating to Water Pollution. Amend RSA 149:4 as amended by an act passed at this session of the general court entitled An Act establishing a water pollution commission as an independent agency by adding the following new paragraphs:

Further amend section 2 of the bill by renumbering the paragraphs number IX and X to read XI and XII.

Amend section 4 of the bill by striking out the first line and inserting in place thereof the following:

4 Examination and Registration of Arborists. Amend RSA 222:2 as amended by 1961, 223:3

The Clerk read the amendment in full.

On motion of Mr. Cobleigh of Nashua and Mr. Classin of Wolfeboro the amendment was adopted.

Engrossed Bills Report

HB 600, entering into the New England Interstate Planning Compact and for related purposes. Ought to pass with amendment under Joint Rule 6.

Amendment

Amend section I of said bill by striking out the first four lines and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting the following new chapter:

Chapter 163-A

Further amend said bill by renumbering the sections numbered 162-D:1 to 162-D:4 inclusive to read 163-A:1 to 163-A:4 inclusive

* * *

The Clerk read the amendment in full.

On motion of Messrs. Claffin of Wolfeboro and Cobleigh of Nashua the amendment was adopted.

Announcement

Mrs. Rossley of Portsmouth announced that Thomas C. Claveau of Nashua was sworn in as Senator from the 13th District.

Engrossed Bills Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

- SB 81, An Act relative to the establishment of a state rifle range.
- SB 116, An Act relative to adoption, administration and enforcement of housing codes by municipalities; and appellate procedures in relation thereto.
- HB 37, An Act relative to the relocation of a portion of the Central New Hampshire turnpike.
 - HB 121, An Act relating to the bounty on bobcats.
- HB 592, An Act providing additional retirement allowances for certain retired state employees.
- HB 679, An Act to create a joint state capitol city planning board.
- HB 765, An Act relating to hearings in enactment of building code ordinances.
- HB 534, An Act relative to motor vehicle road toll refunds for transit companies operating within towns and municipalities.

HB 378, An Act establishing a mosquito control commission.

HB 403, An Act relating to fish bait, taking of pheasants, and use of boats on Long Pond in Benton.

HB 58, An Act relating to radiation protection.

HB 339, An Act relative to legislative mileage allowances.

HB 729, An Act relative to private water supplies.

HB 740, An Act to require driver education as a condition to the right of certain minors to obtain operator's license.

HB 782, An Act making appropriations for Capital Improvements and long term repairs for the State of New Hampshire.

Mrs. Moulton of New Durham

Committee of Conference Report

The Committee of Conference to whom was referred HB 65, relating to appropriations for the University of New Hampshire, having considered the same, report the same with the following recommendations:

That the House recede from its position of nonconcurrence and concur in the adoption of the Senate amendment; and

That the House and Senate concur in the adoption of the following amendment:

Amend the title of the bill by striking out the title and inserting in its place the following:

An Act relating to appropriations for the University of New Hampshire and legalizing the proceedings of the meeting of the Merrimack County Convention held June 25, 1965 in the city of Concord.

Amend the bill by inserting after section 1 a new section as follows:

2 Proceedings Legalized. All the notices, public hearings, proceedings, actions pertaining to, and all votes taken at a meeting of the Merrimack County Convention held June 25, 1965, in the city of Concord whereby said convention voted that the sum of six hundred seventy-five thousand dollars be appropri-

ated for construction, originally equipping and furnishing an addition to the Merrimack county hospital and for reconstructing and altering the existing Merrimack county hospital, and to raise this appropriation the Merrimack county commissioners be authorized to issue bonds or notes of the county not to exceed six hundred seventy-five thousand dollars pursuant to RSA 28 and the Municipal Finance Act, are hereby legalized, ratified and confirmed.

Further amend the bill by renumbering section 2 to read section 3.

Henry L. Stevens
George W. Stafford
William H. Craig
Conferees on the part of the House
Stewart Lamprey
William P. Gove
Conferees on the part of the Senate

On a viva voce vote the Conference report was adopted.

Mr. Cobleigh of Nashua moved that the Rules of the House be so far suspended as to permit the introduction of a Committee Report not previously advertised in the Journal and spoke in favor of the motion.

On a viva voce vote the motion was adopted.

Committee Report

SB 77, relative to the improvement for small boating of the back channels of Portsmouth Harbor, Messrs. Cobleigh of Nashua and Craig of Manchester for Appropriations. Ought to pass.

On a viva voce vote the bill was ordered to a third reading.

Mr. Cobleigh of Nashua moved that the Rules of the House be so far suspended as to permit SB 77 placed on third reading by title only at the present time.

On a *viva voce* vote the motion was adopted and the bill ordered to a third reading.

Third Reading

SB 77, relative to the improvement for small boating of the back channels of Portsmouth Harbor, was read a third time, passed, and sent to the Secretary of State to be engrossed.

Reconsideration

Mr. Cobleigh of Nashua, having voted with the majority, moved that the House reconsider its action whereby SB 77 was passed and spoke against the motion.

On a viva voce vote the motion to reconsider was lost.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 139, An act providing appropriation for administration of the milk sanitation code.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Milk Sanitation Code. The sum of seventeen thousand four hundred seventy eight dollars (\$17,478) for the fiscal year ending June 30, 1966, and the sum of sixteen thousand three hundred thirty eight dollars (\$16,338) for the fiscal year ending June 30, 1967, are hereby appropriated to be expended by the division of public health services for the purposes of the implementation of the milk sanitation code established by RSA 184:79-102 as inserted by 1963, 289:1. The governor is authorized to draw his warrants for the sums appropriated hereunder from any funds in the treasury not otherwise appropriated.

Further amend the bill by striking out section 2 and inserting in place thereof the following:

2 Personnel. The director of the division of public health services may employ not more than two persons for the administration of said code, the expense of such employees to be paid from funds provided in section 1 as follows:

	1966	1967
2 Sanitarian II	\$9,528	\$9,968
Current expenses .	2,000	1,500

	-	
Travel Equipment	4,500 1,450	4,500 370
Total		\$16,338

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The Clerk read the amendment in full.

On motion of Mr. Cobleigh of Nashua the House concurred in the Senate amendment.

Senate Message

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill: HB 538, relating to regulation of small loans and the President has appointed as members of said Committee on the part of the Senate: Senator Buchanan and Senator Clayeau.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

HB 236, to establish an industrial workshop and homework program for the older blind.

Amendment

Amend RSA 167:42-c, as inserted by section 1 of the bill by striking out the same.

On motion of Mr. Heald of Keene the House concurred in the Senate amendment.

Senate Message

The Senate concurs with the House of Representatives in the passage of the following entitled bill:

HB 323, An act to establish lifeguard services and state controlled automobile parking lot operation at Hampton Beach State Park.

* * *

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

HB 577, An act to provide for improved pesticides controls.

HB 787, to authorize seeing eye dogs to accompany their masters into public eating places.

HB 600, An act entering into the New England Interstate Planning Compact and for related purposes.

Committee of Conference Report

The Committee of Conference to whom was referred HB 538, relating to regulation of small loans, having considered the same, report the same with the following recommendations:

That the House recede from its position of nonconcurrence,

That the Senate recede from its position in adopting its amendment, and

That the House and Senate concur in the adoption of the following amendment:

Amend section 1 of the bill by striking out the section and inserting in its place the following:

1 Small Loans Application and License. Amend RSA 399-A:14 (supp) as inserted by 1961, 245:1 and amended by Laws of 1965 by inserting before the words "he shall enter an order" the following: and that (c) allowing the applicant to engage in business will promote the convenience and advantage of the community in which the business of the applicant is to be conducted which may include as a factor reduced interest rates, so that the section is amended to read as follows:

399-A:14 Investigation of Application; License Requirements. Upon the filing of such application and the payment of such fees, the commissioner shall send a notice of the pending application to all licensees in the community in which the ap-

plicant proposes to do business and he shall investigate the facts concerning the application. Every licensee so notified shall have ten days after the date of notification to file a notice of objection to the granting of such application. Within ten days thereafter the objecting licensee shall file a statement, supporting his objection. Failure to file such statement within such period of time shall be deemed withdrawal of such objection. If the commissioner shall find that (a) the financial responsibility, experience, character and general fitness of the applicant are such as to command the confidence of the public and to warrant the belief that the business will be operated lawfully, honestly and fairly within the purposes of this chapter; and that (b) the applicant has available for use in such business at the location specified in the application at least twenty-five thousand dollars, or, in the case of the licensee, has such amount available or actually invested in loans made under this chapter, and that (c) allowing the applicant to engage in business will promote the convenience and advantage of the community in which the business of the applicant is to be conducted which may include as a factor reduced interest rates, he shall enter an order approving such application and deliver a license to the applicant. If the Commissioner shall not so find, he shall enter an order denying such application and forthwith notify the applicant of the denial, returning the license fee.

2 Effective Date. This act shall take effect 61 days after its passage.

L. Waldo Bigelow
James F. Mackintosh
Harry V. Spanos
Conferees on the part of the House
Creeley S. Buchanan
Thomas Claveau
Conferees on the part of the Senate

Mr. Bigelow of Warner explained the report.

On a viva voce vote the committee of conference report was adopted.

Engrossed Bills Committee Report

HB 735, to regulate retail installment buying under progressive time contracts. Ought to pass with amendment under Joint Rule 6.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Conditional Sales Contract. Amend RSA 399-B by inserting after section 4 (supp) as inserted by 1961, 245:7 the following new sections:

Further amend the bill by renumbering RSA 399-B:3-6 inclusive as inserted by section 1 of the bill to read RSA 399-B:5-8 inclusive.

Further amend the bill by striking out section 2.

Further amend the bill by renumbering section 3 to read 2.

The Clerk read the amendment in full.

On a viva voce vote the amendment was adopted.

Engrossed Bills Report

HB 539, relative to the salary of, and amount of fees to be collected by, the register of deeds for Merrimack county. Ought to pass with amendment under Joint Rule 6.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Merrimack Register of Deeds. Amend RSA 478 by inserting after section 24 as inserted by an act adopted by this session relative to the salaries and amount of fees of the register of deeds of Grafton county the following new subdivision:

Amend the bill by renumbering RSA 478:22-25 to read RSA 478:25-28.

The Clerk read the amendment in full.

On a viva voce vote the amendment was adopted.

Engrossed Bills Report

HB 236, to establish an industrial workshop and homework program for the older blind. Ought to pass with amendment under Joint Rule 6.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Program for Older Blind. Amend RSA 167 by inserting after section 37 as amended by 1961, 20:1 and 222:1 the following new subdivision:

Further amend the bill by renumbering RSA 167:42-a and 42-b to read RSA 167:37-a and 37-b.

Amend section 2 of the bill by striking out line three and inserting in place thereof the following: homework program authorized by this act

Amend section 3 of the bill by striking out line four and inserting in place thereof the following:

this act there are hereby appropriated

The Clerk read the amendment in full.

On a viva voce vote the amendment was adopted.

Engrossed Bills Report

HB 177, authorizing training of auxiliary state police. Ought to pass with amendment under Joint Rule No. 6.

Amendment

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Auxiliary State Police. Amend RSA 106-B by inserting after section 18 as inserted by 1965, 209:1 the following new sections:

Further amend section 1 by renumbering RSA 106-B:18-24 to read RSA 106-B:19-25.

Amend section 2 of the bill by striking out in line two the figures 18-24 and inserting in place thereof the figures 19-25.

The Clerk read the amendment in full.

On a viva voce vote the amendment was adopted.

Senate Message

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

HB 735, An act to regulate retail installment buying under progressive time contracts.

HB 539, An act relative to the salary of, and amount of fees to be collected by, the register of deeds for Merrimack county.

HB 236, to establish an industrial workshop and homework program for the older blind.

HB 177, authorizing training of auxiliary state police.

* * *

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

HB 538, relating to regulation of small loans.

Resolution

Mrs. Ainley of Manchester offered the following resolutions:

Whereas, final adjournment is now at hand, due to the diligent and untiring efforts of the Committee on Engrossed Bills, and

Whereas, we appreciate the labor and the long hours that this committee has of necessity given to their tasks, therefore be it

Resolved, That we, the Members of the 1965 House of Representatives in General Court convened, do hereby render to

this Committee, consisting of Representative Idanelle T. Moulton of New Durham, Chairman, Representative Roxie A. Forbes of Marlow, Vice Chairman, Representative Ida V. Milligan of Newbury, Representative Edward H. York of Concord and Representative Margaret E. Normandin of Laconia, our heartiest thanks for work well done and our appreciation of their service, and be it further

Resolved, that the committee be given a rising vote of thanks.

By a rising vote the resolutions were unanimously adopted.

Concurrent Resolution

Mr. Taft of Greenville and Mr. Craig of Manchester offerred the following concurrent resolution:

Resolved, by the House of Representatives the Senate concurring: That a committee of 11 be appointed to join with such committee as the Senate may designate to wait upon His Excellency, the Governor, and inform him that the Legislature has completed the business of the session and is ready to be adjourned and to receive any communication which he may wish to make.

The concurrent resolution was adopted.

The Chair appointed the following as members of such committee:

Messrs. Kearns of Manchester, Williams of Eaton, Hood of Plainfield, Ellms of Canaan, Colburn of New Boston, Wheeler of Shelburne, Miss Spollett of Chester, Hilliard of Dover, Broderick of Manchester, Mrs. Russell of Keene and Miss Normandin of Laconia.

Introduction of Guest

During the recess the Chair introduced Mr. William C. Maiers, Clerk of the Massachusetts House of Representatives.

Engrossed Bills Committee Report

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and Joint Resolutions:

HB 674, An Act to create a permanent traffic safety commission.

HB 438, An Act to increase the loan and guarantee limits of the Industrial Park Authority.

HB 693, An Act to regulate the licensing, location, and relicensing of motor vehicle junk yards.

HB 538, An Act relating to regulation of small loans.

HB 716, An Act relative to the United States Trade Expansion Act of 1962 and Unemployment Compensation.

HB 177, An Act authorizing training of auxiliary state police.

HB 236, An Act to establish an industrial workshop and homework program for older blind.

HB 735, An Act to regulate retail installment buying under progressive time contracts.

HB 539, An Act relative to the salary of, and amount of fees to be collected by, the register of deeds for Merrimack County.

HB 65, An Act relating to appropriations for the University of New Hampshire and legalizing the proceedings of the meeting of the Merrimack County Convention held June 25, 1965 in the city of Concord.

HB 213, An Act relative to the salaries of county attorneys.

HB 662, An Act relative to the salaries of unclassified state officials.

SB 66, An Act entering into the interstate compact on the placement of children enacting the same into law and for related purposes.

SB 77, An Act relative to the improvement for small boating of the back channels of Portsmouth Harbor.

HB 323, An Act to establish lifeguard services and state controlled automobile parking lot operation at Hampton Beach State Park.

HB 577, An Act to provide for improved pesticides controls.

- HB 600, An Act entering into New England Interstate Planning Compact and for related purposes.
- HB 2, An Act to authorize the payment of money from unclaimed estates into the general fund.
- HB 534, An Act relative to motor vehicle road toll refunds for transit companies operating within towns and municipalities.
- HB 787, An Act to authorize seeing eye dogs to accompany their masters into public eating places.
- HJR 20, Joint Resolution to provide funds for Grants-in-aid to local public libraries.
- HB 43, An Act making appropriations for county extension agents.
- HB 107, An Act extending the term of office of supervisors of the check-list.
 - HB 373, An Act relating to period of lighting vehicles.
- HB 533, An Act to provide an access road to the Loon Mountain Recreational Area.
- HB 207, An Act relative to assessors in the city of Rochester.
- HB 475, An Act to extend the time for expanding funds for expansion of the state park system and making appropriation for an aeronautical analyst and relative to the capital budget.
- HB 139, An Act providing appropriation for administration of the milk sanitation code.
- SB 115, An Act to improve the administration of the department of resources and economic development.
- HB 701, An Act relative to the purchase of supplies by the department of public works and highways for sale to other departments and institutions of the state and to subdivisions of the state.
- HB 736, An Act relating to penalties for transferring lots in unapproved subdivision.
 - HB 751, An Act relative to state flags.

HB 769, An Act clarifying duties, responsibilities and qualifications in the department of health and welfare.

HB 771, An Act to legalize the proceedings of the annual town meetings of the town of Waterville on May 5, 1962; May 18, 1963; May 16, 1964; and March 13, 1965.

HB 790, An Act legalizing the proceedings of the annual town meeting held in the town of Epping.

HJR 46, Joint Resolution to establish an interim study on uniform vehicle laws.

HJR 47, Joint Resolution in favor of Albert D. Clarke and Ida M. Clarke.

HB 340, An Act relative to larceny or unauthorized use of a motor vehicle.

* * *

Mr. Stafford of Laconia moved that the House adjourn from the morning session.

On a viva voce vote the motion was adopted.

Indefinitely Postponed

In accordance with the resolution that all bills and joint resolutions pending in either branch on Thursday, July 1st at 5:00 o'clock, EDST, be indefinitely postponed, the following entitled bills and captioned joint resolutions were indefinitely postponed:

HB 6, to provide for a primary for the nomination of candidates for the city of Rochester.

HB 10, relative to archives and historical sites.

HB 15, relating to dairy products.

HB 28, making appropriation for the operation of aircraft.

HB 29, to make appropriation for the development of scheduled air service.

HB 30, to authorize the Aeronautics Commission to assist in the industrial development of airport sites.

HB 31, to provide adequate terminal buildings at airports.

HB 34, to provide that at biennial and primary elections the polls remain open for not more than twelve hours.

HB 39, relating to the sale of liquor and beverages in first-class restaurants.

HB 46, to establish an elevator inspection law.

HB 50, establishing a permanent head tax for the use of towns and cities.

HB 60, relating to the taking of deer.

HB 79, to provide standard plans and specifications for new school buildings.

HB 81, to adjust the salaries of certain legislative attaches.

HB 99, providing for land acquisition, access to public waters and general improvements for the fish and game department.

HB 133, relative to additions to the Eastern New Hampshire Turnpike.

HB 138, for the education of physically handicapped children.

HB 160, relating to authorization of the tax commission to conduct Assessors' Schools.

HB 163, to reimburse towns for loss of taxes under certain circumstances.

HB 164, relating to Boat Inventories.

HB 167, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1966.

HB 168, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1967.

HB 173, providing for the acquisition of certain water rights and dams.

HB 182, relating to registration of sawmills.

HB 186, relating to time for taking deer.

HB 188, relative to employment of certain airport managers.

HB 192, to authorize members of the general court to have more than one set of legislative automobile plates.

HB 209, to aid towns in the preparation of property maps.

HB 220, to establish two permanent quality control reviewer positions in the Division of Welfare.

HB 221, making appropriations for capital improvements.

HB 237, relative to verification of bank deposit books.

HB 238, relative to uniformity of closing hours by holders of liquor licenses.

HB 243, relating to the improvement of Rye Harbor.

HB 246, relative to the daytime care of children.

HB 247, to establish the position of blind vending stand coordinator in the division of welfare.

HB 248, appropriating funds for the establishment and maintenance of certain positions in the bureau of child welfare services.

HB 254, relative to retirement benefits of teachers.

HB 255, to prohibit discrimination because of age.

HB 265, to authorize eight thousand dollars for 1965 and 1966 as the state's contribution to the secretariat of the New England Governor's Council.

HB 272, to extend period of lapsing of appropriations under certain conditions.

HB 283, to provide per diem pay for apprenticeship council members.

HB 287, repealing section relating to discount on sales to hotels and clubs.

HB 292, imposing taxes on the net income of all businesses, services and business operations conducted within the state, and providing for the abolition of certain taxes.

 ${
m HB}$ 304, for the elimination of weight limit for taking brook trout.

HB 310, relative to season for taking wild deer.

HB 318, relative to payment into the second injury fund under workmen's compensation.

HB 331, to provide for maintenance and services by director of purchase and property.

HB 344, providing for the assessment and collection of a special head tax for state purposes.

HB 351, relative to a termination benefit under the state employees' retirement system.

HB 353, establishing the position of assistant to the insurance commissioner.

HB 354, relative to education of emotionally disturbed children.

HB 364, providing for the election of Keene Union School board members at the city municipal election.

HB 366, to close all stores up to noon on Veteran's Day.

HB 368, relative to the construction of a continuing education center at the university to be liquidated from income.

HB 370, relating to time when state liquor stores shall remain open.

HB 372, relative to the construction of residence halls and student services buildings at the university to be liquidated from income.

HB 386, relating to destruction of fences.

HB 392, to authorize the liquor commission to waive requirements pertaining to the operation of business of permittees.

HB 413, to establish an animal pathology and research center at the University of New Hampshire.

HB 421, providing for referendum on the question of a new Dover high school.

HB 422, to provide an aerial ladder fire truck for fire protection at Plymouth State College.

HB 428, relative to appointment of fire chiefs as fire wardens.

- HB 433, making appropriation for the education of intellectually handicapped children.
 - HB 435, to require a biennial audit of all state agencies.
- HB 436, making an appropriation for the establishment and maintenance of certain positions in the division of welfare.
- HB 444, relative to live entertainment in places where liquor or beverages are sold.
- HB 447, relating to the construction of a state emergency operating center.
- HB 455, relative to state guarantee of municipal bonds and water pollution projects.
- HB 467, making appropriation for reexamination of motor vehicle operators.
- HB 468, removing certain restrictions relative to off-sale permits for sale of beverages.
- HB 472, making appropriation for the New Hampshire school building authority.
- HB 473, making appropriation for area school aid and cooperative school district aid.
- HB 477, to establish the position of coordinator of federal funds in the executive department.
- HB 479, relative to a survey of certain lands in the town of Shelburne.
- HB 493, making appropriation for timber stand improvement work on state-owned forestlands.
- HB 502, making appropriation for the purchase and installation of an electronic roll call system for the house of representatives.
- HB 511, legalizing the proceedings of the March 27, 1965 meeting of the Coos County convention.
- HB 520, relating to the establishment of a state liquor store in the town of Hudson.
- HB 524, to exempt the first four thousand dollars in assessment of persons over sixty-five years of age who have an income of three thousand dollars or less.

HB 526, relative to obtaining matching federal funds for implementation of Title III of the National Defense Education Act.

HB 530, to fix the salaries of the deputy registers of probate.

HB 531, to fix the salaries of the registers of probate.

HB 532, to provide for the dredging of Rye Harbor and the building of slips for the mooring of small craft.

HB 535, relative to notice of injury under the workmen's compensation law.

HB 536, to limit recovery of expenses at state institutions, set statute of limitations and establish a lien in behalf of the state.

HB 537, relative to additions to the New Hampshire Marine Memorial.

HB 548, relative to retirement benefits for Howard M. Hardy.

HB 550, relative to the salary of, and amount of fees to be collected by, the register of deeds for Hillsborough county.

HB 553, relative to the distribution of cumulative pocket supplements to the revised statutes annotated.

HB 554, providing for the joinder of this state in the Pest Control Compact and for related purposes.

HB 556, relative to the purchase and preservation of the first New Hampshire state house.

HB 558, relative to the construction of new instructional buildings, alterations and additions to certain present buildings, services and utilities at the university of New Hampshire.

HB 588, relative to the New Hampshire port authority and the operation of air transportation facilities.

HB 589, relative to foundation aid to school districts.

HB 591, to extend the curfew regulations.

HB 599, providing for a new nursing care unit at the Soldiers Home.

HB 611, to repeal the provisions regulating sales of liquor or beverages on Sundays in first class restaurants.

HB 612, imposing taxes on meals and rooms.

HB 614, to transfer the town of Sharon from Hillsborough County to Cheshire county.

HB 616, transferring registration of boats to the department of fish and game.

HB 618, authorizing purchase and release of wild turkeys as game birds and authorizing the fish and game director to regulate the fishing laws on Christine lake.

HB 634, to provide a split season for the taking of deer and for license for taking deer in a designated zone of the deer line.

HB 637, to establish a public access advisory board to develop access to public waters and to provide a marine fuel fund to finance it.

HB 664, to require the commissioner of public works and highways to keep Kancamagus Highway open throughout the year.

HB 665, to require physical barriers to be built at each end of the Kancamagus Highway when the highway is closed to traffic.

HB 685, relative to dancing in first-class restaurants.

HB 687, establishing a consumers' council.

HB 688, providing for periodic re-assessment of property in cooperative school districts and area schools.

HB 691, to amend the police retirement statute.

HB 695, to extend school bus operation laws.

HB 698, granting police powers of arrest to tramway inspectors.

HB 711, relative to salaries of mayor and councilmen of the city of Laconia.

HB 719, to compensate towns and cities for tax losses because of state owned land.

HB 721, to provide access to ocean waters.

HB 722, establishing the New Hampshire Transportation Authority.

HB 723, relative to salaries of certain ward officers of the city of Laconia.

HB 726, to provide four state police substations.

HB 727, providing for the election of certain city and ward officers in the city of Nashua on a political party basis.

HB 737, making appropriation to reimburse certain towns in cooperative school districts.

HB 749, relative to the state civil defense agency.

HB 750, regulating the sale of used motor vehicles.

HB 753, to establish a milk control commission.

HB 757, providing for the election of Concord Union School Board members at the city municipal biennial election.

HB 760, to prohibit public utilities from cutting off service for nonpayment of bills until after sixty days notice.

HB 779, relative to the appointment of assistants at a recount arising out of a biennial election.

HB 794, to provide a franchise tax on coin operated machines.

House Joint Resolutions

- HJR 2, to appropriate funds for the installation of a bell tower at the Cathedral of the Pines.
- HJR 4, to provide funds for increase in daily rate paid to nursing homes for care of welfare recipients.
- HJR 9, making appropriation for the purchase, installation, operation, and maintenance of "electronic air navigation facilities".
- HJR 10, making appropriations for airport snow removal and airport lighting aid.
- HJR 14, appropriating funds for control of algae nuisances in Province Lake.
- HJR 15, relative to school building aid for the town of Alton.
 - HJR 17, to re-establish the position of Tax Field Agent.

- HJR 22, to provide for nursing home increases for recipients of public assistance.
- HJR 23, relative to payment for economic loss caused by the taking of property or loss of business under the Merrimack River Flood Control Compact.
- HJR 26, to appropriate funds for a study of the mosquito problem in the seacoast area.
- HJR 31, in favor of the Bishop Bradley High School of Manchester, New Hampshire.
- HJR 33, to investigate the operation of the Boston and Maine Railroad.
 - HJR 35, in favor of John and Thomas J. McIntyre.
- HJR 37, to provide state funds to assist cities, towns and counties in meeting minimum board and care needs of disadvantaged foster children.
 - HJR 38, in favor of Robert E. Cutter of Epsom.
- HJR 48, providing funds for payment of expenses in special election to fill a vacancy in senatorial district number thirteen.

Senate Bills

- SB 18, enlarging the advisory commission on health and welfare.
- SB 71, establishing a new positions committee relative to the classified service.
- SB 79, relative to grants in aid to cities and towns in lieu of taxes on state property.
- SB 99, relative to the national system of interstate and defense highways.
 - SB 108, relative to disposition of seized illegal game.
- SB 112, relative to powers and duties of the aeronautics commission.
- SB 119, relative to compensation for a federal customs officer at Berlin municipal airport.
 - SB 134, to grant immunity in prosecutions for mob action.

SB 136, relative to the rental of certain accommodations to minors under twenty-one years of age.

Senate Joint Resolutions

SJR 5, to reimburse legislators for attendance at National Legislative Leaders Conference.

SJR 10, in favor of the estate of Louis W. Paquette.

Interim Committee Appointments Announced

Water resources etc. and Alton Bay — Great Bay Waterway Donald A. Ring of Hampton, Shirley M. Cark of Lee, Anthony J. Corriveau of Rochester, Noreen D. Winkley of Rochester, Paul J. Dumont of Rochester

Projecting state fiscal requirements biennially through 1975 Alexander M. Taft of Greenville, Milburn R. Roberts of Conway, Margaret B. DeLude of Unity

Budget Control Committee

Joseph M. Eaton of Hillsborough, Milburn F. Roberts of Conway, George A. Bruton of Manchester

Fiscal Committee

Joseph M. Eaton of Hillsborough, Kenneth G. Bell of Plymouth, Edna B. Weeks of Greenland, Agenor Belcourt of Nashua, George A. Bruton of Manchester

Study of uniform vehicle laws

Stephen W. Smith of Plymouth, John R. Bradshaw of Keene, Norman H. Ellms of Canaan, George D. Kopperl of Canterbury

Capital Budget Study and Improvement George J. Resnick of Manchester

Legislative Council

George W. Angus of Claremont, Theodore Aucella of Bennington, Greta M. Ainley of Manchester, George W. Stafford of Laconia, James E. O'Neil of Chesterfield, Albert J. Ferron of Exeter, Frank H. Sheridan of Berlin, Edward H. York of Concord, Robert Lee Hilliard of Dover

Monadnock Regional School District

Arthur B. Cleveland, Fitzwilliam; John C. Calhoun, Gilsum

The Chair requested that the committee advise the Governor that the House has completed its work and is ready to receive any message he might wish to extend.

His Excellency, Governor John W. King, appeared before the House and delivered the following message:

Pro-rogation of General Court — July 1, 1965

Mr. Speaker and members of the House of Representatives, I come to prorogue this session of the General Court to another day.

Since January 6th, this deliberative body in joint stewardship with the Chief Executive has been engaged in the challenging and difficult task of maintaining and advancing the government of the State of New Hampshire. Much has been accomplished in this session of 1965, and I commend the members of the General Court for their tireless efforts on behalf of our people.

First and foremost, you have approved a balanced budget. However, I would be less than frank if I did not express some concern about it.

The general fund operating budget approved by the Legislature is \$4,600,000 above my recommended expenditures for the next two years.

It is also \$22,200,000 above our present rate of state spending. This means the cost of living for state government will increase by 34 percent in the next biennium.

To meet these increased expenditures and balance the budget, the Legislature projected an estimated increase of our present revenue levels of nine and one half million dollars, plus an estimated six and one half million from tax formula increases, plus an estimated June 30th surplus of six million dollars.

In my opinion, the revenue estimates used to balance the legislative budget are extremely optimistic.

I am hopeful they can be realized. However, should there be a serious decline in state revenues, the statutes provide the Executive with the authority to reduce departmental expenditures. I shall not hesitate to do this should the state's solvency be jeopardized.

I have signed the capital construction bill with great reluctance. I objected to many of its provisions.

It limits transfers of capital construction funds in such a manner as to make implementation of the program very difficult. It provides no latitude for contingencies which always arise in a capital building program.

Four million dollars of pork barrel spendings were hastily injected into the capital budget program by the Senate in the hectic closing hours of adjournment. The bulk of these items were ill-conceived and not in the public interest.

I shall do my best to correct the situation by judicious executive action given to me by the State Constitution.

If there have been legislative deficiencies, there has been, at the same time, an abundance of sound progressive legislation that will continue the forward thrust of our state as it moves ahead.

You have enacted the most substantial and the most equifable salary increase for our family of state employees in history. I think all of us derive a sense of satisfaction from this meaningful accomplishment.

Your action on reapportionment reflects great credit on this body; not only was it free of dispute but it produced a reapportionment which is eminently fair and just, and I commend you for it.

There have been substantial advances in state aid to education. Foundation aid in the next two years will increase by \$1,200,000 over present spending levels. School building aid will increase by almost one million dollars.

It is a source of deep gratification to me that state aid to education in the next two years will be 150 percent higher than when I first took office in 1963.

We have met the great challenge posed by sky rocketing student enrollments at the University of New Hampshire and at our other state colleges. The operating budget for higher education will increase in the next biennium by over four million dollars. To help finance these needed increases in state services I proposed modest increases in your existing taxes. I want to express my deep appreciation for your cooperation in the difficult task of enacting those proposals into law.

If we had been unsuccessful we could not have met the heavy demand for greater expenditures in higher education.

We are providing increased funds for mental health of more than two million dollars above present expenditure levels. This includes \$300,000 a year for the operation of community mental health centers that are the key to modern mental health care.

We have provided almost \$700,000 in additional aid to our cities and towns to help finance pollution control. Thus, New Hampshire becomes top in the nation in such state support of pollution control.

We have enacted into law the most far-reaching and comprehensive program for the promotion of traffic safety in the history of the state, and I deeply commend you for that.

I am deeply pleased that our highway budget makes possible the financing of our highway program on a pay-as-you-go basis for the first time since the start of the interstate program in 1956. This was made possible by your approval of the modest increases in motor vehicle registration fees and re-adjustments in the highway budget. During the next biennium our payments on the principal of our bonded indebtedness will offset your recommended bond issue of $61/_2$ million dollars.

This is an example of sound fiscal policy which I can heartily applaud.

I would take this opportunity also to highly commend the House Appropriations Committee that has conducted itself on a high level of statesmanship throughout this session. This outstanding group of men and women to their everlasting credit consistently placed principle above party.

They are men and women of integrity whose actions were consistent with the long tradition of this great deliberative body.

For those instances of courtesies and cooperation you have extended my office my deep gratitude, and I would hope that

you would continue to come and counsel with me in the days that lie ahead.

As I stated two years ago, our strength in state government lies in our collective thinking and that is as it should be.

I have been informed by the Joint Committee of the Senate and House of Representatives that you have completed the business of the session. Therefore, now, by the authority vested in me as Governor, I do hereby declare the General Court of N. H. adjourned to the last Wednesday in December in the year of our Lord one thousand nine hundred and sixty-six.

* * *

The Chaplain, Reverend William H. Crouch, offered the Benediction as follows:

O God who alone is our Creator and who settest upon the circle of the earth, behold Thou our handiwork. In all humility we commend ourselves and our actions to Thee. Where there is good, do Thou increase it; where there is weakness do Thou strengthen it; where there is error, we beseech Thee to bring light, that as this General Court passes into the fabric of history, may we all submit ourselves to Thee as we join Our Lord's Prayer:

Our Father, who art in heaven, Hallowed be thy Name. Thy kingdom come. Thy will be done, On earth as it is in heaven. Give us this day our daily bread. And forgive us our trespasses, As we forgive those who trespass against us. And lead us not into temptation, But deliver us from evil. For thine is the kingdom, and the power, and the glory, for ever and ever. Amen.

Go forth in peace, be kindly affectioned one to another, and the blessing of God Almighty, the Father, Son and Holy Ghost be with us this night and forever more. Amen.

* * *

Mr. Taft of Greenville led the House in the Pledge of Allegiance to the Flag.

* * *

By virtue of the proclamation of His Excellency, the Governor, the Chair declared the House of Representatives adjourned at 11:27 p.m. on Friday, July 2, 1965 until the last Wednesday of December, 1966.

FRANCIS W. TOLMAN,
Clerk
A true copy, Attest:
FRANCIS W. TOLMAN,
Clerk

ADDENDA and ERRATA

Page 515, the title for HB 590 should be:

HB 590, to disregard certain earned income in old age assistance.

* * *

Page 747, appropriation for Department of Labor, should read as follows:

Other Personal services

29,795

* * *

Page 1434, insert after subparagraph 1 of paragraph VI of amendment to Concurrent Resolution No. 2 the following:

VII. Resolved, That the secretary of state be required to print the question to be thus submitted on the same ballot that other constitutional questions proposed by the constitutional convention and general court are submitted. Upon the ballot containing the question shall be printed the word "Yes" with a square near it at the right hand of the question; and immediately below the word "Yes" shall be printed the word "No" with a square near it at the right hand of the question; and the voter desiring to vote upon the question shall make a cross in the square of his choice. If no cross is made in a square beside the question the ballot shall not be counted on the question. The outside of the ballot shall be the same as the regular official ballot except that the words "Questions Relating to Constitutional Amendments Proposed by the Convention to Revise the Constitution and Amendments Proposed by the 1965 General Court" shall be added at the top of the ballot in bold type.

VIII. Resolved, That if the proposed amendment is approved by the requisite number of votes it becomes effective when its adoption is proclaimed by the Governor.

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APPENDIX I

Final Status of Bills and Resolutions

NOTHON INKIN	FINAL ACITON		Engrossed 7-1 APPROVED 7-8 CHAPTER 354		Engrossed 5-4 APPROVED 5-6 CHAPTER 77
	S. Action		Passed 6-30	KILLED 6-25	Passed 4-21
	S. Com.		Finance	Pub.Works Hrg. 6-9	Pub.Health Hrg.4-1
	H. Action	KILLED 1-27	Passed 2-4	Passed 4-27	Passed am. 3-17
	H. Com.	Jud. Hrg. 1-19	Jud. Hrg. 2-2	Pub.Works Hrg. 2-16	Pub. Health Hrg. 2-23
	HB - Title - Sponsor	1. Chairman Commission on Interstate Cooper- ation elected. (DeLude of Unity)	2. Authorize payment money from unclaimed estates into general fund. (Bigelow of Warner)	3. Require inclusion of automatic fire protection system in plans & specifications of state owned buildings. (Diffenderfer of Ossipee)	4. Labeling hazardous substances. (Stevens of Epsom)

		Engrossed 4-6 APPROVED 4-8 CHAPTER 41	Engrossed 6-25 APPROVED 7-1 CHAPTER 230	
		Passed 3-31	Passed 6-23	
		Jud. Hrg. 3-10	Jud. Hrgs. 6-8 6-15	
KILLED 1-28	Ktlled 7-1	Passed 2-17	Passed am. 6-2	KIELED 3-2
Jud. Hrg. 1-20	Rochester Del.	Rocking- ham Del. Hrgs. 1-21	Exec. Depts. Hrg. 3-30	Agric. Hrg. 2-16
b. Do away with voting by straight ticket. (Boucher of Rochester)	6. Primary for nomination of candidates for city of Rochester. (Bougher of Rochester)	7. Discontinuing Portsmouth term of superior court, (Palmer of Plaistow)	8. Authorize sweep- stakes commission to pay unclaimed prize money to state. treasurer. (Casassa of Hampton)	9. Repeal taxation of neat stock, poultry, & rabbits. (Frizzell of Charlestown)

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FINAL ACTION		Engrossed 4-6 APPROVED 4-8 CHAPTER 42	Engrossed 4-6 APPROVED 4-8 CHAPTER 43	Parameter San Mer	Engrossed 5-4 APPROVED 5-6 CHAPTER 78	
S. Action	S. Com. S. Action Jud. Passed 3-31		Passed 3-31	KILLED 7-1	Passed 4-21	
S. Com.			Jud. Hrg. 3-10	Pub.Health Hrg. 5-5	Pub.Health Hrg. 3-18	
H Action	KILLED 7-1	Passed am. 2-23	Passed am. 2-23	Passed am. 4-15	Passed 2-11	KILLED
n n	Exec.Depts.	Mun. & County Hrg. 2-3	Mun. & County Hrg. 2-3	Pub.Health Passed am. Hrg. 2-24 4-15	Pub.Health Passed Hrg. 2-9	Pub.Health KILLED
	HB - Title - Sponsol 10. Archives & historical sites. (Smith, Craig of Plymouth & Manchester)	11. Authorize liens on real property owned by persons who re- ceive support from towns. (Spollett of	12. Authorize liens on real property owned by county paupers. (Spollett of Hampstead)	13. Frozen desserts. (Downing of Newport)	14. Misbranding drugs containing narcotics. (Maxham of Concord)	15. Dairy products.

(Maxham of Concord)

Engrossed 4-8 APPROVED 4-14 CHAPTER 48	Engrossed 4-6 APPROVED 4-8 CHAPTER 44	Engrossed 3-31 APPROVED 4-1 CHAPTER 35			
Passed 4-1	Passed am. 4-1 (H.conc.)	Passed 3-30			
Pub.Health Hrg. 3-31	Educ.	Educ.			
Passed am. 3-2	Passed am. 3-25	Passed am. 3-24	KILLED 2-23	KILLED 3-3	
Pub.Health Passed am. Hrg. 2-2 3-2	Educ. Hrg. 1-28	Educ. Hrg. 1-28	Jud. Hrg. 2-11	Ins. Hrg. 2-11	
16. Requiring phenylketonuria test for new born children. (Greene of Rye)	17. Organization of certain educational corporations. (Frizzell of Charlestown)	18. Accrediting out-of- state institutions of higher learning. (Greene of Rye)	19. Form of ballots (Brungot of Berlin)	20. Authorizing Salem school district to provide life & health ins. for employees. (Peever of Salem)	

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
21. No. of election inspectors at biennial election. (Low, Scott-Craig, Manchester & Hanover)	Jud. Hrg. 1-26	Passed am. 4-7	Jud. Hrg. 4-20	Passed 5-19	Engrossed 5-27 APPROVED 5-28 CHAPTER 127
22. Rate of interest on past due utility taxes. (Bingham of Concord)	Ways & Means Hrg. 1-26	KILLED 2-3			
23. Provide additional retirement to retired members of policemen's retirement system. (Rufo of Concord)	Exec.Depts, Passed Hrg. 1-26 4-7 Approp. Hrg. 2-25	Passed 4-7	Exec.Depts. Hrg. 4-21 Finance Hrg. 6-8	Passed 6-9	Engrossed 6-16 APPROVED 6-22 CHAPTER 169
24. Make felony to escape from house of correction (Wildey of Westmoreland)	Jud. Hrg. 2-3	KILLED 3-31			
25. Make theft of an automobile a felony. (Wildey of Westmoreland)	Jud. Hrg. 1-27	KILLED 2-23			

ed 3-25 D 3-30 23	ed 3-25 D 3-30 24		
Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER		
Passed 3-23	Passed 3-23		
Exec.Depts. Hrg. 3-18	Exec.Depts. Hrg. 3-18		
Passed am. 3-3	Passed 3-3	KILLED 7-1	KILLED 7-1
Claims & Aero. Hrg. 1-28	Claims & Aero. Hrg. 1-28	Claims & Aero. Hrg. 2-4 Am.Adop. 3-3.Approp. Hrg. 5-13p.	Claims & Aero, Hrg. 1-28 Am.Adop. 3-12 Approp. Hrg. 4-20
26. Exceptions from fees under aeronautics law. (Pickett & Coutermarsh of Keene & Lebanon)	27. Disposition of revenue from aircraft operating fees. (Pickett & Coutermarsh of Keene & Lebanon)	& maintenance of state- owned aircraft. (Pickett Hrg. 2-4 & Coutermarsh of Keene Am.Adop. & Lebanon) Hrg. 2-4 Am.Adop.	29. Approp.for development of scheduled air service. (Pickett & Coutermarsh of Keene & Lebanon.)

FINAL ACTION		Engrossed 7-1 APPROVED 7-7 CHAPTER 304
S. Action		Passed 6-30
S. Com.		დ - ფ - ௩
H. Action	KILLED 7-1 KILLED 7-1	Passed am. 6-25 KILLED 2-3
H. Com.	Claims & Aero. Hrg. 2-4 Am.Adop. 3-12 Approp. Hrg. 5-13 Claims & Aero. Hrg. 2-11 Am.Adop. 4-1 Approp.	Hrg. 4-20 F. & G. Hrg. 5-18 Jud. Hrg. 1-28
HB - Title - Sponsor	30. Authorize Aeronautics Commission to assist industrial development of airport sites. (Pickett & Coutermarsh of Keene & Lebanon) 31. Provide adequate terminal buildings at airports. (Pickett & Coutermarsh of Keene & Lebanon)	32. Time for taking deer. (Diffenderfer of Ossipee) 33. Raise prize limit on beano games. (Walsh of Manchester)

			7-1 7-8 342	4-20 4-21 430
			Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER
			Eng APP	Eng. APPR CHA)
			assed am. 5-30 (H.conc.)	ਾਰ .
			Α,	Passed
			Jt.Finance & Pub.Works Hrg. 6-30	orks 3-23
			Jt.Financ & Pub.Worl Hrg. 6-30	Pub.Works Hrg. 3-23
			am.	
KILLED 7-1	KILLED 6-14	KILLED 3-31	Passed 6-22	Passed 2-17
	0P. 2-18 4-13	Exec. Depts. Hrgs. 2-10	orks 2-23 5-2	
Jud.	App.op. Hrgs.2-18 4-13	Exec. Depts. Hrgs.	Pub Works Hrg. 2-23 Approp: Hrg. 6-2	Pub.Works Hrg. 2-11
nain 12 chest-	umcil of	n- ed ster)	37. Relocation of portion of central N.H. turnpike. (Belcourt of Nashua)	II
at at imary Is rem than E Manc	ate co ourde	lary i assifi es. Manche	of po 1.turn Nashua	class m of lass V ard of
de tha & pr: s pol. more	p. st. . (Pl.	de sa. or cla ployee e of N	ation al N.I t of N	ssify in tor to C] (Howe
34. Provide that at biennial & primary elections polls remain open not more than 12 hrs. (Walsh of Manchester)	35. Approp. state council on aging. (Plourde of Pembroke)	36. Provide salary increase for classified state employees. (LaFrance of Manchester)	Reloc central	38. Reclassify class highway in town of Bartlett to Class V kighway. (Howard of Bartlett)
34. 34. bien electrical open hrs er)	35. on Per	36. cre ste	37. of (Be	38. híg Bar Bar

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
39. Sale of liquor & beverages in 1st class restaurants. (Bednar of Hudson)	Liquor Hrg. 2-17	KILLED 7-1			
40. Sale of sweepstakes tickets. (Pickett of Keene)	Exec. Depts. Hrgs. 2-2	Passed am. 3-12	Jud. Hrg. 3-23	KILLED 3-31	
41.Prohibiting sale of sweepstakes tickets by umauthorized persons. (Pickett of Keene)	Jud. Hrg. 2-3	Passed 2-17	Jud. Hrg. 3-10	Passed am. 3-31	Engrossed 4-15 APPROVED 4-16 CHAPTER 63
42. Authorizing towns to appropriate funds for aeronautical facilities. (Coutermarsh & Pickett of Lebanon & Keene)	Ways & Means Hrg. 1-26	Passed 2-3	Ways & Means Hrg• 3-4	Passed 3-11	Engrossed 3-16 APPROVED 3-18 CHAPTER 8
43. Approp. for county extension agents. (Berry et al of Barring-ton, etc.)	Agric. Hrg. 2-3 Approp. Hrg. 5-19	Passed am. 6-22	Finance Hrg. 6-24.	Passed am. 6-25 Conf. rept.adop. 6-30	Engrossed 7-1 APPROVED 7-8 CHAPTER 357

1 4-6 4-8 39	1 4-13 4-14 54		4-8 4-14 49
Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER		Engrossed 4-8 APPROVED 4-14 CHAPTER 49
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Passed am. 3-25 (H.conc.)	Passed 4-7		Passed 3-30
Exec.Dept.	Jud. Hrg. 3-10		ণ্ড শু
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Passed am.	Passed 2-24	KILLED 7-1	Passed am.
Jud. Hrg. 2-9	Jud. Hrg. 2-10	Labor Hrgs. 2-18 3-2 Am.Adop. 4-14 Approp. Hrg. 6-3	F & G Hrg. 2-10
44. Political expenditures by special committees. (0'Neil of Chesterfield)	45. Right to vote to person becoming of voting age within 6 moafter moving from one place within the state to another. (Shea of Keene)	46. Establish elevator inspection law. (York of Concord)	47. Increase fish & game licenses. (Pennington & Kearns of Epping & Manchester)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
48. Authorizing disolution of Penacook school district & uniting with union school district of Concord. (York of Concord)	Concord Del. Hrg. 3-2	Passed 4-14	Educ.	Passed 5-4	Engrossed 5-6 APPROVED 5-11 CHAPTER 435
49. Increase limit of outstanding borrowing by state. (Reddy of Hopkinton)	Approp. Hrg. 3-12	Passed am. 3-25	Finance Hrg. 6-8	Passed 6-17	Engrossed 6-22 APPROVED 6-23 CHAPTER 188
50. Establishing permanenent head tax for use of town & cities. (Herbert of Windham)	Ways & Means Hrg. 1-27	KILLED 7-1			
51. Authorize cities to license electricians. (Maxham of Concord)	Exec. Depts. Hrg. 1-27	KILLED 2-2			
52. Provide 7% mark-up on tobacco products for cost of doing business in defining cost to retailer in unfair sales act. (Roberts of Conway)	Ways & Means Hrg. 3-11	KILLED 3-31			

Engrossed 3-16 APPROVED 3-18 CHAPTER 11	Engrossed 3-12 APPROVED 3-16 CHAPTER 421	Engrossed 3-4 APPROVED 3-8 CHAPTER 5	Engrossed 6-30 APPROVED 7-6 CHAPTER 270	
Passed 3-10	Passed 3-10	Passed 3-3	Passed am. 6-23 Conf. Rept. adop. 6-28	
Exec.Depts. Passed	Exec.Depts. Passed Hrg. 3-10	Pub.Works Hrg. 3-2	Finance Hrgs. 6-3 6-23	
Passed am. 2-10	Passed 1-27	Passed am. 2-4	Passed am. 3-17	KILLED 6-10
Exec. Depts. Hrg. 2-4	Exec. Depts. Hrg. 1-21	Transp. Hrg. 1-21	Approp. Hrg. 3-4	Res.Rec.& Dev. Hrgs. 5-4 5-12
<pre>53. Repeal approp. to Granite State Dairy- men's Association. (Stevens of Epsom)</pre>	54. Remove limitation on assets of N.H.Humane Society (Prescott of Laconia)	55. Regulate length of tractor-trailers. (Griffin of Auburn)	56. Authorize div.of safety services of dept. of safety to acquire land to build boat house & launching ramp. (Stafford of Laconia)	57. Classification of surface water of Pemi- gewasset river watershed (Urie, Plumer of New Hampton & Bristol)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
Pub.I Hrg. Am.Ac	Pub.Health Hrg. 3-3 Am.Adop.	Passed am. 6-30	Finance	Passed 7-1	Engrossed 7-1 APPROVED 7-8 CHAPTER 336
Appr Hrg.	Approp. Hrg. 6-3				
Pub. Hrg	9. Construction of Pub.Works building used by public, Hrg. 1-28 (Cobleigh of Nashua)	Passed am. 6-10	Pub.Works Hrgs. 6-23 6-25	Passed am. 7-1 (H. conc.)	Engrossed 7-1 APPROVED 7-8 CHAPTER 326
F & G Hrg.	F & G Hrg. 5-18	KILLED 7-1			
Exec.Dept Hrg. 1-21	Exec.Depts. Hrg. 1-21	Passed am. 3-3	Exec.Depts. Hrg. 3-18	Passed 3=23	Engrossed 3-31 APPROVED 4-1 CHAPTER 32
lair- Exec.Dept gen- Hrg. 2-10 re- ty)	Š	Passed 2-17	Exec.Depts. Passed Hrg. 3-10	Passed 3-10	Engrossed 3-12 APPROVED 3-16 CHAPTER 7
Pub.Works Hrgs.1-27 3-17 3-24	orks 1-27 3-17 3-24	Passed 3-31	Pub _• Works	Passed 4-8	Engrossed 4-14 APPROVED 4-16 CHAPTER 61

	Engrossed 7-1 APPROVED 7-8 CHAPTER 363	Engrossed 3-11 APPROVED 3-12 CHAPTER 6	Engrossed 4-8 APPROVED 4-14 CHAPTER 50	
	Passed am. 7-1 Conf. Rept. adop. 7-1	Passed 3-3	Passed am. 4-1 (H.Conc.)	
	Finance Hrg. 6-23	Pub. Works Hrg. 3-2	Liquor Hrg. 3-25	
KILLED 6-30	Passed 2-23	Passed 2-10	Passed am. 3-12	L.C. 2-2
Jud. Hrg. 2-16	Pub.Works Hrg. 2-16	Pub Works Hrg. 2-4	Liquor Hrg. 2-24	Exec.Depts. L.C.
64. Define age of delin- Jud. quent children. (Wildey Hrg. of Westmoreland)	65. Approp. to UNH & legalizing proceedings of Merrimack County Convention 6/25/65 in Concord. (Bell of Plymouth) (New Title)	66. Authorize Maine-N.H. Pub.Work: Interstate Bridge Author-Hrg. 2-4 ity to install moveable draw span on Piscataqua River Bridge. (Dame, Osborn of Portsmouth)	67. Sale of liquor by certain golf clubs. (Kendrigan of Manchester)	68. Making approp.for search & rescue of lost persons or other disas- ters. (Fairbanks of Bos- cawen)

FINAL ACTION			Engrossed 6-30 APPROVED 7-6 CHAPTER 268	Engrossed 4-21 APPROVED 4-21 CHAPTER 68	
S. Action			Passed am. 6-16 Conf. rept. adop. 6-22	Passed 4-14	
S. Com.			Finance Hrg. 6-8	Pub.Works Hrg. 3-23	
H. Action	L. C. 5-5	KILLED 2-17	Passed 4-20	Passed 2-17	KILLED 3-12
H. Com.	Educ. Hrg. 2-25	Ways & Means Hrg. 2⊷2	Educ. Hrg. 2-3 Approp. Hrg. 3-31	Pub.Works Hrg. 2-11	Sullivan County Del. Hrg. 3-4
HB - Title - Sponsor	69. Education of children Educ. placed in homes for children. (Davis of Greenfield)	70. Exempt real estate of persons over 65 from a portion of taxes on property. (Resnick of Manchester)	71. Approp. funds for state nursing scholarship program. (Weeks of Greenland)	72. Reclassify Class V highway in town of Rindge to Class III. (Allen of Rindge)	73. Election of county Sulliv commissioners for county County districts of Sullivan Del. County. (Spanos et al Hrg. 3 of Newport)

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2-24 3-2 414				4-20 4-21 429	
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Engrossed APPROVED CHAPTER				Engrossed APPROVED CHAPTER	
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Nashua Del. Passed Hrg. 2-11 2-16			KILLE n 7-1	Passed 4≖14	
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hua I 2-1			Jud. Hrgs. 6-17,6-22	Pub.Works Hrg. 3-23	
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of Nashua Del. Passed am. Hrg. 1-25 1-28	2-10	4	7	rks •11	Educ. Hrg. 2-4 Am.Adop.4-8 Approp. Hrg. 6-9
ashua rg• 1	Jud. Hrg. 2	F. & G. Hrg. 2-4	Mm. & County Hrg. 2-4	Pub.Works Hrg. 2-11	Educ. Hrg. 2-4 Am.Adop.4 Approp. Hrg. 6-9
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74. Increase salaries aldermen in city of Nashua. (Dionne of Nashua)	75. Power of town of Hampton to make by-(Casassa et al of Hampton)	76. Regulate taking wild black bear. (Demers of Lebanon)	77. Require register of deeds to supply copies of deeds to towns & cities. (Roby of Concord)	78. Reclassify Class 2 highway town of Durham to Class 5 (Crouch of Durham)	9. Provide standard plans & specifications new school buildings. (Ciborowski of Rye)
in c Dion	5. Power of town Hampton to make by (Casassa et al of Hampton)	ite t ik be if Lej	e reg supp to to Roby	sify own (5 (C)	e sta pecil 1 bu: ki of
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74. Incr alderme Nashua. Nashua)	75. Power Hampton (Casassa Hampton)	6. R wild (Dem	7. R deed of d	8. Reclhighway to Clas	9. P plan new (Cib

HB - Title - Sponsor	Н. Сош.	H. Action	S. Com.	S. Action	FINAL ACTION
80. Authorize director fish & game to regulate seasons for taking game birds or wild life. (Junkins of Exeter)	F. & G. Hrg. 3-2	KILLED 3-16			
81. Adjust salaries of certain legislative attaches. (McMeekin of Haverhill)	Exec.Depts. Hrg. 2-11	KILLED 7-1			
82. Remove control of public utilities commission over accounts & records of municipal lighting & water systems (Bingham of Concord)	Exec.Depts. L. C. 6-10 Hrgs. 2-4 3-2	L. C. 6-10			
83. Regulate carriage of Trans household goods for hire Hrg. by motor vehicle. (Maxwell of Henniker)	Transp. Hrg. 2-3	KILLED 2-10			
84. Regulate motor carriers of passengers. (Maxwell of Henniker)	Transp. Hrg. 2-4	KILLED 3-2			

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	Engrossed 3-APPROVED 3-CHAPTER 17				Engrossed 6-30 POCKET VETOED 7-7
	Passed am. 3-16	KILLED			Passed 6-29
	Finance	F. & G.			Agric. Hrgs. 6-25 6-28
KILLED 3-30	Passed 3-4	Passed am. 3~16	KILLED 2-17	KILLED 2-23	Passed 6-22
Exec.Depts.	Pub.Wel. Hrg. 2-9 Approp. Hrg. 2-25	F. & G. Hrg. 2-17	Mun.& County Hrg. 2-10	Jud. Hrg. 2-17	
85. Include salaries of Exec.Depts. KILLED commissioners in assess. Hrg. 2-9 3-30 ment of expenses against public utilities. (McGee of Lincoln)	86. Appropriating funds for new nursery buildings at Laconia State School. (McCarthy, 0'Shan of Laconia)	87. Allow ice fishing Sunapee Lake. (D'Amante of Claremont)	88. Counting ballots in Mum.& city elections. (Brungot County of Berlin)	89. Provide election of town clerks at biennial election. (Remick of Tamworth)	90. Dept.of Agric.& agri-cultural advisory board. Hrg. 6-17 (Stevens of Epsom)

H. Com. H. Action Exec.Depts Passed Hrg. 2-3 4-22 Approp. Hrg. 4-6 Hrg. 2-16 Exec.Depts Passed Hrg. 2-3 2-9 Hrg. 2-25
XILLED 2-17

	Engrossed 5-11 APPROVED 5-14 CHAPTER 89			Engrossed 5-6 APPROVED 5-11 CHAPTER 87
	Passed 5-6			Passed 4-29
	Jud. Hrg. 5-4			Mil.& Vet. Hrg. 4-20
KILLED 4-1	Passed am. 4-15	KILLED 2-10	KILLED 7-1	Passed am. 4-1
s. Claims & of Aero. Hrg. 2-11	Jud. Hrg. 2-17	Mun. & County	Res.Rec.& Dev.& F.& G. Hrg. 4-20 Am.adop. 5-18 Approp. Hrg. 6-2	Mil.& Vet. Hrg. 2-17
96. State-owned airports. Claims & (Pickett, Coutermarsh of Aero. Keene & Lebanon)	97. Police authority of director of aeronautics & his field & office assistants. (Pickett, Coutermarsh of Keene & Lebanon)	98. Authorizing towns to approp.funds for air navigation facilities. (Pickett,Coutermarsh of Keene & Lebanon)	99. Providing for land acquisition, access to public waters & general improvements for F.& G. dept. (McMeekin, Cullity of Haverhill & Manchester	00. Payment of veteran's burial expense. (0'Shan of Laconia)

HB - Title - Sponsor	H CO	H Action	E O O	S Action	NOTTON INVITA
101. Legalizing proceed- Mun.& ings at 1963 annual town County	Mun.& County	Passed 2-10	Ś	Passed 3-10	Engrossed 3-12 APPROVED 3-16
(Leavitt of No.Hampton, hrg. 2-4	hrg - 2=4				CHAPTER 423
Establishing finance ission for Manchest	Manchester Del.	Passed am. 5-27	Manchester Del. Hrgs.	Passed am. 6-29	
er. (Neane of Manchester)	Hrgs. 2-24		6-10, 6-17, 6-21	(H. non. conc.) KILLED 6-30	
103. Increase penalties Jud. for misrepresentation of Hrg. 2-18	Jud. Hrg. 2-18	KILLED 2-24			
age & possession of al- coholic beverages by					
minors, (Ferguson of Milford)					
104. Prohibit spillage on Transp. highways. (Davis of Con- Hrg. 2-9	Transp. Hrg. 2-9	Passed am.	Pub.Works Hrg. 5-26	Passed am. 6-15	Engrossed 6-21 APPROVED 6-23
way)				(H. Conc.)	
105. Insurance rates (Sheridan of Berlin)	Ins. Hrgs. 2-11	KILLED 4-20			
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6-30 7-2 265	7-1 7-8 358		3-23 3-25 18	3-24 3-25 21	3-23 3-25 19
Engrossed 6-30 APPROVED 7-2 CHAPTER 265	Engrossed APPROVED CHAPTER		Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER	Eng ro ssed APPROVED CHAPTER
Passed 6-25	Passed am. Engrosse 6-30 Conf. APPROVED rept. adop. CHAPTER 7-1		Passed 3-17	Passed 3-17	Passed 3-17
Finance	Exec.Depts. Hrg. 6-24		Jud. Hrg. 3-16	Jud. Hrg. 3-16	Jud. Hrg. 3-16
				am.	
Passed 6-23	Passed 5-19	KILLED 6-3	Passed 3-3	Passed 3-3	Passed 3-3
kec.Depts. rg. 3-2 pprop. rg. 5-12	Exec.Depts. Passed	Jud. Hrg. 2-23	Jud. Hrg. 2-24	ud. 38. 2-24	id. 8. 2-24
106. Providing additional Exec.Depts. retirement allowance for Hrg. 3-2 certain retired teachers Approp. (Bell, DeLude of Plymouth Hrg. 5-12 & Unity)	107. Extending term of office, supervisors of checklist. (Peever of Salem)	108. Conveyance of sand & Jud. gravel under water. (St. Hrg John, Welch of Barnstead & Concord)	109. Partial payments on Juaccount of tax redemption. (Frizzell of Charlestown)	of property tax inventrors. (Frizzell of Charlestown)	111. Contestability of taxJud. collector's deed(FrizzellHrg. 2-24 of Charlestown)

MOTTON	FINAL ACITON	Engrossed 3-24 APPROVED 3-25 CHAPTER 22		Engrossed 3-30 APPROVED 4-1 CHAPTER 29	Engrossed 5-20 APPROVED 5-20 CHAPTER 103	Engrossed 4-28 APPROVED 4-30 CHAPTER 69
	S. Action	Passed 3~17		Passed 3-17	Passed 5-18	Passed 4-21
	S. Com.	Jud. Hrg. 3-16		Exec.Depts. Passed 3-17	Exec.Depts. Passed Hrg. 5-13 5-18	Mil.& Vet. Hrg. 4-20
	H. Action	Passed 3-3	KILLED 3-2	Passed 3-3	Passed am. 4-15	Passed 4-1
	H. Com.	Jud. Hrg. 2-24	Ways & Means Hrg. 2-9	Jud. Hrg. 2-25	Pub.Health Hrg. 4-7	Mil.& Vet. Hrg. 2-17
	HB - Title - Sponsor	of sell	113. Repeal taxation on Ways & fur bearing animals. Means (Frizzell of Charlestown) Hrg. 2-9	114. Applications for tax Jud. abatements. (Frizzell of Hrg. 2-25 Charlestown)	115. Increasing per diem rate of members of board of chiropractic examiners, (Blanchette of	Dover) 116. Redefining World War Mil.& Vet. I veteran in connection Hrg. 2-17 with claim for burial expenses. (0'Shan of Laconia)

117. Supplies for discharged prisoners. (Peever of Salem)	Exec.Depts. Passed Hrgs. 2-18 3-3	Passed 3-3	Exec.Depts. Passed Hrg. 3-18	Passed 3-23	Engrossed 3-25 APPROVED 3-30 CHAPTER 25	
118. Increasing per diem of members of state board of parole. (Peever of Salem)	Exec.Depts. I Hrgs. 2-18	L.C. 3-3				
119. Requiring use of approved brake meters by Hrgs. 2-18 inspection stations. (Keane of Manchester)	Transp. Hrgs. 2-18 2-24	KILLED 3-10				
120. Life ins.limits in loans for educ.purposes. (Craig of Manchester)	Ins. Hrg. 2-25	Passed 3-3	Banks Hrg. 3-24	Passed 3-24	Engrossed 3-30 APPROVED 4-1 CHAPTER 31	
ment of bounties for bobcats, lynxes & wolves. (Welch of Concord)	F. & G. Hrgs. 3-10 4-1	Passed am. 4-8	F. & G.	Passed 6-29	Engrossed 7-1 APPROVED 7-8 CHAPTER 343	
122. Expanding duties & powers of N.H.State Apprenticeship Council. (Corriveau of Rochester)	Labor Hrg. 2-23	Passed 3-18	Labor Hrg. 4-6	Passed 4-8	Engrossed 4-14 APPROVED 4-21 CHAPTER 66	
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	H Com.	H. Action	S. Com.	S. Action	FINAL ACTION
HB - TILLE - Spousor 123. Financing sewerage systems, sewage treat-	Exec.Depts. Res.Rec.&	Passed 3≖3	Exec.Depts. Passed Hrg. 3-18	Passed 3-23	Engrossed 3-25 APPROVED 3-30 CHAPTER 26
aste ities. ene)	Dev. Hrg. 2-24				
124. Definition of shell- Pub. Health fish. (Maxham of Concord) Hrg. 3-11	f shell- Pub.Health Concord Hrg. 3-11	Passed 4-15	Pub.Health Hrg. 6-16	Passed 6-22	Engrossed 6-24 APPROVED 6-30 CHAPTER 213
125. Duties of tax colliector. (Hanson of Bow)	Mun.& County Hrg. 2-17	Passed 2-23	Exec, Depts, Passed Hrg. 3-18	Passed 3-23	Engrossed 3-25 APPROVED 3-30 CHAPTER 27
126. Filing of property Mun.& tax inventories. (Hanson County of Bow)	Mun.& County Hrg. 2-17	Passed 2-23	Exec.Depts.	Passed 3-23	Engrossed 3-31 APPROVED 4-1 CHAPTER 33
127. Taxation of bulk storage tanks. (Colbath of Dover)	Ways & Means Hrg. 2-10	KILLED 2-25			
128. Taxation of air conditioning facilities. (Colbath of Dover	Ways & Means Hrg. 2-10	KILLED 3-3			

	Engrossed 5-27 APPROVED 5-28 CHAPTER 125	Engrossed 6-28 APPROVED 7-2 CHAPTER 245	Engrossed 2-18 APPROVED 2-19 CHAPTER 412	
	Passed am. 5-20 (H. Conc.)	Passed 6-25	Passed 2-16	
	Jud. Hrg. 5-4	Exec.Depts. Hrg. 6-25	Educ.	
KILLED 2-24	Passed am. 4-15	Passed 6-22	Passed 2-10	KILLED 7-1
Ways & Means Hrg. 2-10	Jud. Hrg. 3-2	Cheshire County del.	Jud. Hrg. 2-4	Pub.Works Hrg. 2-17
129. Reimbursement for cost of inventory blanks. (Colbath of Dover)	130. Identification of Jud. purchase of real estate. Hrg. (Frizzell of Charlestown)	131. Election of county commissioners for county districts of Theshire County. (Allen of Rindge)	132. Legalizing organ- ization of Fall Mt. Regional School District & repealing certain laws relating to Charlestown	School District. (Totman et al of Alstead) 133. Additions to Eastern N.H.Turnpike (Spollett of Hampstead)

FINAL ACTION	Engrossed 4-8 APPROVED 4-14 CHAPTER 51	Engrossed 2-25 APPROVED 3-3 CHAPTER 3	Engrossed 3-18 APPROVED 3-19 CHAPTER 16	Engrossed 6-14 APPROVED 6-16 CHAPTER 159
S. Action	Passed am. 3-31 (H.conc.)	Passed 2-24	Passed 3-12	Passed am. 6-8 (H. Conc.)
S. Com.	Banks Hrg. 3-24	Finance Hrg. 2-18	Pub.Health Hrg. 3-3	Finance Hrg. 6-3
H. Action	Passed 3-17	Passed 2-11	Passed 2-24	Passed am. 5-5
H. Com.	Ins. Hrgs.3-4 3-12	Approp. Hrg. 2-4	Exec.Depts.	Approp. Hrg. 4-14
HB - Title - Sponsor	to es.	135. Approp. for airport of Whitefield to meet requirements for state & federal aid. (Taylor et al of Whitefield etc.)	136. Limit recovery of past due expenses at Laconia State School to a period of 5 yrs., & to set a statute of limitations on actions for their recovery of 6 yrs. (Palmer of Plaistow)	137. Approp. funds to provide for continuance of payments under Teachers Retirement System. (Whlenberg, O'Neil of Gilmanton & Chesterfield)(New Title)

	Finance Passed am. Engrossed 7-1 APPROVED 7-8 (H.conc.) CHAPTER 362	Exec.Depts. Passed Engrossed 3-25 Hrg. 3-18 3-23 APPROVED 3-30 CHAPTER 427	Educ. Passed Engrossed 5-20 5-18 APPROVED 5-20 CHAPTER 108	Educ. Passed Engrossed 2-25 2-24 APPROVED 3-2 CHAPTER 415	F. & G. Passed Engrossed 6-8 5-27 APPROVED 6-11
KILLED 7-1	Passed am. 6-22	Passed 3-10	Passed am. 5-11	Passed 2-18	Passed 3-12
Educ Hrg. 4-7 Approp. Hrg. 5-6	Approp. Hrg. 4-7	Jud. Hrg. 3-3	Educ. Hrg. 3-11	Educ. Hrg. 2-11	F. & G. Hrgs. 3-4
138. Education of physically handicapped children. (Taft, Craig of Greenville & Manchester)	139. Approp. for administration of milk sanitation code. (Bragdon et al of Amherst, etc.)	140. Amend charter of St. Jud. Gaudens Memorial. (Guest, Hrg. Faulkner of Cornish & Keene)	141. Disqualification of school board member for conflict of interest. (Taylor of Whitefield)	142. Legalizing the or- ganization of Timberlane Regional School District. (Palmer of Plaistow)	143. Provide for replacingF. & G. lost hunting & fishing Hrgs. 3

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s.	Pass 6-3	Pass 6-2		Pass 5-1		Passed 3-23
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Com.	lorks 2-17	2-16 P- 5-19	3-4	2-16 4-8	, ,y 2 - 23	, y 2 - 23
H.	Pub.v	Labor Hrg. Appro	Educ. Hrg.	Banks Hrg•	Mun. 8 Count Hrg.	Mum.& County Hrg. 2-23
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- Tit	Clasdes.	Autleral yrs.	Scho hwane	Ver: ings even:	Post er Mt	149. Reporting names of municipal officers. (Stearns of Hinsdale)
HB	144. roa for	145. fed cal (Co	146. (Sc	147. sav (St	148. und Law	149. nun (St
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150. Payment in lieu of taxes on land acquired for municipal water supply purposes. (Griffin of Auburn)	151. Assessments of public utility taxes. Means (Frizzell of Charlestown) Hrg. 2-11	152. Debt.limit of Tim- Educ. berlane Regional School. Hrg. 2-11 (Palmer of Plaistow)	153. Volumtary corporations & associations. (DeLude, McGee of Unity & Lincoln)	or any political sub- Hrg. 2-10 division to accept gifts, (Supreme bequests of industrial facilities & to lease ion 3-10 or dispose of same. HJ 523) (DeLude, McGee of Unity (S.ct. opin-facincoln) HJ 1113, 2d opinion)

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HR - Title - Sponsor	155. Elimination of use of space heaters in buildings for human habitation. (Nyberg of Manchester)	156. State participation in water pollution control costs. (Taft et al of Greenville)	157. Establishment community mental health programs & state aid therefor. (Taft, Rubins of Greenville & Rochester)	158. Police force of Keene. (O'Neil, Pratt of Keene)

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159. Authorizing taking deer on islands by Fish & Game director. (Urie of New Hampton)	160. Authorization of Tax Commission to conduct Assessors' Schools. (Ballam of Walpole)	161. Veterans property tax exemption.(Colbath et al of Dover, etc.)	162. Providing for reimbursement of loss of taxes on fed.& state owned forest lands. (Kelsey et al of Nottingham)	163. Reimbursement to towns for loss of taxes under certain circumstances. (Claflin of Wolfeboro)	164. Boat inventories. (Plumer of Bristol)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
165. Establishment of contingency funds for units of municipal gov't. (Barker of Stratham)	Mun. & County Hrg. 2-25	Passed am. 4-8	Exec.Depts. Hrg. 5-13	Passed 5-18	Engrossed 5-27 APPROVED 5-28 CHAPTER 123
166. Towns & cities incurring indebtedness to pay for reappraisals. (Colbath of Dover)	Mun. & County Hrg. 3-10	Passed am. 3-12	Exec.Depts. Passed Hrg. 4-7		Engrossed 4-13 APPROVED 4-14 CHAPTER 55
expenses of certain depts. of state for yr. ending June 30, 1966. (Craig, Belcourt of Manchester, Nashua)	Approp.	KILLED 7-1			
168. Making approp. for expenses of certain depts. of state for yr. ending June 30, 1967. (Craig, Belcourt of Manchester & Nashua)	Approp.	KILLED 7-1			

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revenue from tax on beer & other malt beverages. (Craig, Belcourt of Manchester & Nashua)	170. Increase public revenue from tax on tobacco. (Graig, Bel-court of Manchester & Nashua)	171. Increase public revenue from tax on legacies & successions (Craig, Belcourt of Manchester & Nashua)	172. Increase public revenue from tax on public utilities. (Craig, Belcourt of Manchester & Nashua)	173. Acquisition of cer- tain water rights & dams. (York & others of Con- cord etc.)

HB - Title - Sponsdr	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
174. Annual payments to firemen's retirement board by call firemen. (Hanson of Bow)	Exec.Depts. Hrgs. 3-2	Passed 3-12	Exec.Depts. Passed	Passed 4-7	Engrossed 4-13 APPROVED 4-14 CHAPTER 56
175. Re-examination of motor vehicle licenses. (Davis of Conway)	Exec.Depts. Transp. Hrg. 3-12	KILLED 3-30			
176. Mileage rate for all Exec.Depts. state employees using Privately-owned passenger vehicles, (Rufo of Concord)	Exec.Depts.	KILLED 4-1			
177. Authorizing training Exec.Depts. of auxiliary state Hrgs. 3-24 police. (Graig, Taft of Am, adop. Manchester & Greenville)	training Exec.Depts. te Hrgs. 3-24 Taft of Amadop. enville) 4-20 Approp	Passed am 6-30	Finance	Passed am. 7-1 (H.conc.)	Engrossed 7-1 APPROVED 7-8 CHAPTER 374

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178. Hunting & fishing licenses. (Oleson, O'Hara of Gorham)

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179. Unincorporated places. (Sherman of Lancaster)	180. Nonresident hunting licenses. (Oleson & O'Hara of Gorham)	181. Lower registration Ways fee for additional semi- Means trailer vehicles. (McGee of Lincoln) Hrgs.	182. Registration of sawmills. (Fortier of Berlin)	183. Provide assistance Pub.Works for families & businessesHrg. 3-30 displaced by highway construction or reconstruction projects. (Edwards of Antrim)	L84. Increasing cost of marriage certificates. (Frizzell of Charlestown)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
185. Raising limit of guaranteed bonds of water resources board (Taft of Greenville)	Res.Rec.& Dev. Hrg. 3-4 Approp. Hrg. 4-8	Passed 6-14	Finance Hrg. 6-17	Passed 6-23	Engrossed 6-25 APPROVED 7-1 CHAPTER 232
186. Time for taking deer F. & G. (Huggins of Pittsburg) Hrg. 5-18	.F. & G. Hrg. 5-18	KILLED 7-1			
187. Establishing the standard time. (Davis of Conway)	Exec.Depts. Hrg. 2-23	KILLED 2-25			
188. Employment of certain airport managers. (Pickett, Coutermarsh of Keene & Lebanon)	Claims & Aero Hrg. 4-22 Approp. Hrg. 5-13	KILLED 7-1			
189. Provide for cumulative pocket supplements for Revised Statutes Annotated. (Totman of Alstead)	Exec.Depts. Passed Hrg. 3-3 Approp. Hrg. 4-6	Passed 4-22	Exec.Depts. Hrg. 5-13 Finance Hrg. 6-3	Passed 6-7	Engrossed 6-14 APPROVED 6-15 CHAPTER 156
190. Taking salt water smelt. (Twardus of Newmarket)	F. & G. Hrg. 3-16	KILLED 3-25			

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191. Reregistration of voters in Portsmouth. (Keefe of Portsmouth)	192. Authorize members of general court to have more than one set of legislative automobile plates. (Demers of Lebanon)	193. Allow publication of names of juveniles charged with a felony. (Wildey & others of Westmoreland etc.)	194. Offenses involving minors. (Murphy of Pittsfield)	195. Authorize Ashland School board to decrease Hrg. 2-18 school board from 6 to 5 members. (Pryor of Ashland)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
196. Permitting freedom of access to public records & proceedings. (Bednar of Hudson)	Jud. Hrg. 3-16	KILLED 4-6			
197. Credit unions. (Bouchard & Fortier of Berlin)	B a nks Hrg. 2-23	Passed am. 5-5	Banks Hrg. 5-18	Passed am. 6-3 (H.Conc.)	Engrossed 6-15 APPROVED 6-16 CHAPTER 165
198. Adoption of building Mun. & codes & fire prevention County codes by cities. (Capistran of Manchester)	Mun. & County Hrg. 3-10	Passed 4-21	Exec.Depts. Passed am. Hrg. 5-20 6-25 (H.Conc.)	Passed am. 6-25 (H.Conc.)	Engrossed 6-29 APPROVED 7-2 CHAPTER 255
199. State aid to munici- Res.Rec. palities for water pol- Dev. lution control. (Junkins Hrg. 2-24 & Bradshaw of Exeter & Keene)	munici- Res.Rec. rr pol- Dev. Junkins Hrg. 2-24 ter &	Passed 3-3	Res. Rec. Dev.	Passed 3-11	Engrossed 3-18 APPROVED 3-19 CHAPTER 14
200. Unemployment comp. trust funds. (Rich of Littleton)	Labor Hrg. 2-23	Passed 2-25	Labor & Jud. Hrg. 3-10	Passed am. 3-30 (H.conc.)	Engrossed 4-13 APPROVED 4-14 CHAPTER 57

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201. Regulate width of load on passenger type motor vehicles. (McGee of Lincoln)	202. Authorizing McIntosh College, Inc. to grant degrees. (Flanagan of Dover)	203. Classification of surface waters of Little River & Powwow River watersheds. (Schwaner of Plaistow)	204. Prohibiting a daughter from marrying her father. (Leonard of of Nashua)	205. Salary of Mayor of Nashua, (Leonard of Nashua)	206. Provide for management of F. & G. on special areas in White Mt. Nat'l Forest. (Prescott of Laconia)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
207. Assessors in Rochester. (Dumont & Corriveau of Rochester)	Rochester Del. Hrg. 3-22	Passed am. 6-22	Exec.Depts. Hrg. 6-25	Passed am. 6-28 Conf. Rept. adop. 6-29.	Engrossed 7-1 APPROVED 7-8 CHÁPTER 501
208. Licensing of chiro- practors. (changed title) (Dionne & Ander- son of Nashua & Concord)	Exec.Depts.	Passed 3-10	Exec.Depts. Hrgs. 3-18 3-25 4-6	Passed 4-7	Engrossed 4-15 APPROVED 4-16 CHAPTER 64
209. Aid towns in preparation of property maps. (Kimball of Derry) 210. Powers of Franconia College to grant degrees. (Johnson of Franconia)	Mun. & Gounty 10 Hrg. adop. 5-5 Approp. Educ. Hrg. 3-24	KILLED 7-1 Passed am. 5-19	Educ.	Passed 5-25	Engrossed 5-27 APPROVED 5-28 CHAPTER 453
211. Liability ins. policies. (Leonard of Nashua)	Ins. Hrg. 3-4	KILLED 3-23			
212. Classification of surface waters of Nashua River watershed.(Barker of Nashua)	Res.Rec.& Dev. Hrg. 2-18	Passed 2-24	Res.Rec.& Dev.	Passed 3-11	Engrossed 3-16 APPROVED 3-18 CHAPTER 10

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213. Salaries of county attorneys. (Craig, Reddy of Manchester & Hopkinton)	214. Changing time for holding town meeting in Carroll. (Seymour of Carroll)	115. Amend law estab- lishing cooperative school dist, in Newfound area, (Urie, Plumer of New Hampton & Bristol)	216. Power testators to designate representatives for unknown beneficiaries. (changed title) (Bingham of Concord)	217. Reclassify class 5 highway in Walpole to class 2. (Ballam of Walpole)

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	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
218. Authorizing state banking institutions to act as fiscal agents of U.S. (Bigelow of Warner)	Banks Hrg. 2-25	Passed 3-3	Banks Hrg. 3–24	Passed 3-25	Engrossed 4-1 APPROVED 4-1 CHAPTER 37
19. Set flat rate of exemption for real estate of veterans. (Twardus of Newmarket)	Mil. & Vet. Mrg. 2-24 Ways&Means Hrgs. 5-26 6-1, 6-9	L. C. 6-9			
220. Establish 2 permanent quality control reviewer positions in Div.of Welfare. (Craig of Manchester)	Exec.Depts. Hrg. 3-12 Am.Adop. Approp. Hrg. 5-11	KILLED 7-1			
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22. Provide index schedule of min.salaries & increments for public school teachers. (DeLude of Unity)	Educ. Hrg. 4-28	KILLED 6-24			

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223. Regulate extension of operators' licenses of members of armed forces during a war. (McGee of Lincoln)	224. Powers of banks & other like institutions. (Stevens of Epsom)	225. Changing filing date for office under non-partisan or Australian ballot system (Bednar & others of Hudson, etc.)	226. Regulate operation of business on Sunday. (Stafford of Laconia)	227. Airport managers. (Pickett & Coutermarsh of Lebanon & Keene)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
228. Make appropriation for aircraft rental. (Coutermarsh et al' of Lebanon etc.) (New title)	Claims & Aero, Hrg. 4-29 Approp Hrg. 6-8	Passed am. 6-23	Finance Hrg. 6-28	Passed am. 6-30 (H.conc.)	Engrossed 7-1 APPROVED 7-8 CHAPTER 323
229. Time for taking deer. (Hayes of Madison) Hrg. 5-18	F. & G. Hrg. 5-18	Passed am. 6-8	F. & G.	KILLED 6-23	
230. Sale of liquor to minors. (Ferguson of Milford)	Liquor Hrg. 3-3	KILLED 3-17			
231. Woodsville Free Library & fire district. (McMeekin of Haverhill)	Exec.Depts. Hrgs. 3-12	Passed am. 4-15	Exec.Depts. Hrg. 5-20	Passed am. 5-26 (H.Conc.)	Engrossed 6-2 APPROVED 6-2 CHAPTER 461
132. Permitting cooperative banks & building & loan associations to engage in safe deposit business. (Roby of Concord)	Banks Hrg. 3-11	Passed am. 5-5	Banks Hrg. 5-18	Passed 5-19	Engrossed 5-27 APPROVED 5-28 CHAPTER 128
233. Establishment of state liquor store in Hudson, (Bednar of Hudson)	Liquor Hrg. 3-30	Passed am. 5-20	Liquor	KILLED 7-1	

234. Right of public utilities to enter upon real estate. (Stevenson of Bethlehem)	Jud. Hrg. 3-18	Passed am.	Jud. Hrg. 4-20	Passed 5-6	Engrossed 5-11 APPROVED 5-14 CHAPTER 90	
235. Penalties of vio- lation of municipal budget act. (Bednar of Hudson)	Mun. & County Hrg. 3-11	KILLED 3-16				
236. Establish industrial Pub.Wel. workshop & homework program for older blind. Approp. (Collishaw of Exeter) Hrg. 5-11	Pub.Wel. Hrg. 3-11 Approp. Hrg. 5-11	Passed am. 6-30	Finance	Passed am. 7-1 (H.conc.)	Engrossed 7-1 APPROVED 7-8 CHAPTER 375	
237. Verification of bank deposit books. (Roby of Concord)	Banks	KILLED 7-1				
238. Uniformity of closing hrs.by holders of liquor licenses. (Bednar of Hudson)	Liquor Hrg. 3-24	KILLED 7-1				
239. Increase penalty for aggravated assault. (Leonard of Nashua)	for Jud. Hrg. 3-25	Passed 4-1	Jud. Hrg. 4-20	Passed 5-11	Engrossed 5-13 APPROVED 5-18 CHAPTER 95	
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S. Com.	• pnf	Jud.	Jud.		Educ.
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Title - Sponsor	Authorize issuance ury venires during ion of court. nard of Nashua)	Provide additional lty for failure to ar in court after ase on bail. nard of Nashua)	Authorize waiver o trial in certain s. (Leonard of ua)	Improvement Rye or. (Ciborowski & ne of Rye)	Increase powers of klin Pierce College lknap College. (Allenge) (Allenge)
HB - Title - Sponsor	240. Authorize issuance of jury venires during session of court. (Leonard of Nashua)	241. Provide additional penalty for failure to appear in court after release on bail. (Leonard of Nashua)	242. Authorize waiver of jury trial in certain cases. (Leonard of Nashua)	243. Improvement Rye Harbor. (Ciborowski & Greene of Rye)	244. Increase powers of Franklin Pierce College & Belknap College. (Allen of Rindse) (Now Firls)

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HR - Title - Sponsor	251. Election of trustees of trust funds. (Bednar of Hudson)	252. Taking raccoons. F. & G. (Uhlenberg of Gilmanton)	253. Examination reports made by banking dept. (Cavis of Bridgewater)	254. Retirement benefits of teachers. (McCarthy, Gutterson of Keene $^{\&}$ Laconia)	155. Prohibit discrimination because of age. (Habel & others of Somersworth)	256. Invoice of taxable property. (Bednar of Hudson)

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& ty . 5-13 6-1	2-24	Res.Rec.& Dev.	ns & 5-20	 4-27	3-16	3-17
Mun. & County Hrgs.	58. Denying agents of subversive organizations Hrg. 2-24 access to state facilties. (Feldman of Manchester) (Rules)	Res. F	Claims & Aero. Hrg. 5-20	261. Legal div. fences. Agric. (Uhlenberg of Gilmanton) Hrg. 4-27	Banks Hrg. 3-16	63. Truth-in-lending. Banks (Capistran of Manchester)Hrg. 3-17
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257. Regulate filing of plans for land subdivisions. (Herbert of Windham)	58. Denying agents of subversive organizatio access to state facilities. (Feldman of Manchester) (Rules)	259. Issue sewer extension bonds by Portsmouth. (Osborne, Keefe of Portsmouth)	260. Private ownership liability exemption. (Pickett, Coutermarsh of Keene & Lebanon)	fence ilman	262. Trustee process. (Roby of Concord)	263. Truth-in-lending. (Capistran of Manches
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57. Regulate filing plans for land subdisions. (Herbert of Windham)	258. Denying agents subversive organiza access to state facities. (Feldman of Manchester) (Rules)	159. Issue sewer esion bonds by Pormouth. (Osborne, of Portsmouth)	60. Private ownersh liability exemption (Pickett, Couterman of Keene & Lebanon)	Leg	52. Trustee proce (Roby of Concord)	apist
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	HB - Title - Sponsor	264. Authorize payment \$20,000.as state's con-	tribution to costs of modification & maintenance of N.E. exhibit of World's Fair. (Taft,	Craig of Greenville & Manchester)	265. Authorize \$8000.for 1965 & 1966 as State contribution to secre-	tariat N.E.Governor's Conference. (Taft, Craig	ot Greenville & Man- chester)	266. Disposal of garbage & refuse. (Urie of New	Hampton)	267. Building & loan associations. (Roby of	Concord)

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268. Authorizing invest-Banks ment of retirement funds Hrg. in cooperative banks, building & loan associations, & savings banks, (Roby of Concord)	269. Complaints alleging speed violations. (Sherman of Lancaster)	270. Amending checklist requirements for towns over 4,500. (LaTour of Hudson)	271. Authorize purchases by director of div. of purchase & property without competitive bidding on purchases of less than \$500. (Murphy of Pitts-field)	272. Extend period of lapsing of approp.under certain conditions. (Murphy of Pittsfield)
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HB - Title - Sponsor	Н. Сош.	H. Action	S. Com.	S. Action	FINAL ACTION
273. Certain religious society procedures. (Aucella of Bennington)	Jud. Hrg. 4-7	KILLED 4-15			
274. Supervisory unions. (0'Neil of Chesterfield)	tions. Educ.	Passed am. 6-15	Educ.	Passed 6-21	ed D
275. Open season for taking hares & rabbits. (Hayes of Madison)	F. & G. Hrg. 4-7	Passed am. 4-20	F. & G.	passed 6-1	CHAPTER 199 Engrossed 6-8 APPROVED 6-11 CHAPTER 135
276. Providing for an open season fisher. (Uhlenberg, Brown of Gilmanton & Loudon)	F. & G. Hrg. 4-14	Passed am. 4-22	F. & G.	Passed am. 6-9 Conf. Rept.adop. 6-22	Engrossed 6-30 APPROVED 7-6 CHAPTER 271
277. Contracts between municipalities & N.H. water res, board. (Taft of Greenville) (Rules)	Jud. Hrgs. 4-7	Passed am. 4-13	Jud. Hrg. 4-20	Passed 5-18	Engrossed 5-20 APPROVED 5-20 CHAPTER 105
278. Making amendments to Uniform Commercial Code.(Totman of Alstead)	Jud. Hrgs. 4-7	Passed am. 4-13	Jud. Hrg. 4-20	Passed 4-21	Engrossed 4-29 APPROVED 5-3 CHAPTER 76

279. Providing for assessment & collection of special head tax for state purposes. (Craig of Manchester)	Ways & Means Hrg. 3-24	Passed 4-28	Ways & Means Hrg. 5-19	Passed am. 5-25 (H. Conc.)	Engrossed 5-27 APPROVED 5-28 CHAPTER 111	
280. Citizens job pro- tection. (Welch of Concord, Ward 4)	Labor Hrg. 4-13	Passed am. 5-5	Labor Hrg. 5-18	Passed 5-26	Engrossed 6-2 APPROVED 6-2 CHAPTER 130	
281. Definition of game birds. (Welch of Concord	F. & G. rd) Hrg. 4-28	Passed 5-5	F. & G.	Passed 6-3	e q D	
282. Provide education for handicapped children. (Talt, Craig of the pay: 11e & Man.	Educ. Hrg. 3-31	Passed am. 6-23	Educ.	Passed am. 6-24 Conf. Rept.adop.	CHAPTER 145 APPROVED 7-14 CHAPTER 378	
pay un-	Labor Hrg. 3-16 Approp. Hrg. 5-12	KILLED 7-1				
towns to censing of Feldman of	Exec.Depts.	KILLED 4-8				
nal bounty es. (Watson	Res.Rec.& Dev. Hrg. 3-24 Ag20 Approp. Hrg.	Passed am. 6-22	F. & G.	Passed 6-29	Engrossed 6-30 APPROVED 7-7 CHAPTER 284	

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lings lins-	Mun. & County	Passed 3-4	Dispensed	Passed 3-4	Engrossed 3-10 APPROVED 3-11 CHAPTER 419
287. Repealing section re.discount on sales to hotels & clubs. (Pickett of Keene)	Liquor Hrg. 3-18	KILLED 7-1			
288. Arrest, detention & arraignment of criminal defendants. (Frizzell of Charlestown)	Jud. Hrg. 4-14	Passed am. 5-20	Jud. Hrg. 6-1	Passed 6-1	Engrossed 6-14 APPROVED 6-16 CHAPTER 158
89. Providing for hearing after suspension of liquor license or beverage permit. (Osborne of Portsmouth)	Liquor Hrg. 3-31	Passed 4-13	Liquor	KILLED 5-20	
290. Preliminary exams. in criminal cases. (Healy of Manchester)	Jud. Hrg. 4-13	Passed am. 4-29	Jud.	Passed 5-19	Engrossed 5-25 APPROVED 5-28 CHAPTER 116
291. Fees in superior court. (Capistran of Manchester)	Jud. Hrg. 4-14	Passed 4-20	Jud.	Passed 5-6	Engrossed 5-13 APPROVED 5-18 CHAPTER 101

	Engrossed 7-1 APPROVED 7-8 CHAPTER 324	Engrossed 5-13 APPROVED 5-18 CHAPTER 98	
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KILLED 7-1	Passed am. 4-1	Passed am. 4-27	KILLED 5-25
Ways & Means (Supreme Court opin- ion 3-30 H.J.765)	Mil.& Vet. Hrgs. 3-16 3-17	Jud. Hrg. 4-14	Jud. Hrg. 4-15
L92. Imposing taxes on net income of all businesses, services & business operations conducted within the state & providing for abolition of certain taxes. (Taft of Greenville)	approp.nonjudicial pun- ishment to members of N.H.Nat'l Guard, (Gay of Derry)	194. Giving members of Nat'l Guard limited authority to arrest persons while in active state service ordered by	

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	of)	E	Or domestic labor. (Belanger of Manchester) 199 Remove employees Working under fed.min. Wage law from provisions of min. hourly rate & remove children working for their parents & spouses	working for each other from provisions of min. wage law. (Sanders of Concord) (New Title) 300. Planning board regulations for subdivision of land in Nashua. (New title) (Nikitas of Nashua)
	1- Jud. Passed am. Jud. Passed Engrossed APPROVED 6-15 S-27 Hrg. 6-8 6-15 CHAPTER	Jud. Hrg. 4-15 5-27 Hrg. 6-8 6-15 Engrossed APPROVED CHAPTER of Hrgs. 4-13 5-25	Jud. Passed am. Jud. Passed Engrossed	Jud. Passed am. Jud. Passed Engrossed

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am.		am.			
Passed 4-20	KILLED 4-22	Passed 4-29	KILLED 7-1	Passed 4-28	KILLED 3-31
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301. Revise charter of Rochester to adjust salary of mayor. (New title) (Corriveau of Rochester)	302. Authorize Fish & Game dept. to regulate taking of fisher. (Junkins of Exeter)	303. Eliminating weight limit of taking black bass. (Hayes of Madison)	304. Elimination of weight limit on brook trout. (Hayes of Madison)	305. Legal length of F. & G. brook trout, Coos county, Hrg. 4-21 (Huggins of Pittsburg)	306. Salary increase for classified state employees. (Howard of Concord)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
307. Control of aquatic nuisances in surface waters of state (Stafford & Watson of Laconia & Belmont)	Res.Rec.& Dev. Hrg. 3-18	Passed am. 6-23	Finance	Passed 6-24	Engrossed 6-25 APPROVED 7-1 CHAPTER 235
308. Classification of surface waters of Androscoggin River watershed. (Fontaine of Rerlin)	Htg. 6-9 Res.Rec.& Dev. Hrg. 3-16	Passed 3-18	Res.Rec.& Dev.	Passed 3⊷31	Engrossed 4-6 APPROVED 4-8 CHAPTER 47
309. Milk sanitation code. (Yardley of Roxbury)	Exec.Depts. Hrg. 3-23	KILLED 6-2			
310. Season for taking wild deer. (Bouchard of Berlin)	F. & G. Hrg. 5-18	KILLED 7-1			
311. Providing for increase in amount of guaranty fund required of credit unions as	Banks Hrgs. 3-24 4-1	Passed am. 4-20	Banks Hrg. 5-4	Passed 5-6	Engrossed 5-11 APPROVED 5-14 CHAPTER 91
pre-requisite to payment of dividends. (Capistran of Manchester)					

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Passed 4-27	KILLED 7-1	Passed 6-1		Passed 5-6	
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am.	am.	am.		am.	
Passed am. 3-31	Passed a	Passed a	KILLED 4-6	Passed 4-6	KILLED 5-11
Banks Hrg. 3-25	Transp. Hrgs. 3-18 4-21	Mun. & County	Banks Hrg. 3-30	Banks Hrg. 3-31	Jud. et Hrg. 5-4
312. Increase limit of investment of bank in its banking building. (Peever, Grant of Salem)	313. Registration & licensing of special vehicles. (McGee of Lincoln)	314. Report of income by certain county officers. (Bednar of Hudson)	315. Limiting rate of interest & related costs chargeable by credit unions. (Capistran of Manchester)	316. Change law regulating meetings of credit unions. (New title) (Capistran of Manchester)	317. Abolish capital punishment. (Fortier, et al of Berlin, etc.)

Labor Hrgs, 5-19 7-1 6-25
Jud. Hrg. 4-20 5-5
Transp. Passed Hrg. 3-30
21. Future water Res.Rec.& Passed supplies for Manchester, Dev. Hrg. 4-13 (Kearns of Manchester)
Exec.Dept. KILLED Hrg. 3-23 3-25
23. Establish lifeguard Res.Rec.& Passed Services & state controlled automobile park-Hrg. 4-7 ing lot operation at Hampton Beach State Park Approp. (Casassa of Hampton) Hrg. 5-19

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Passed 5-11	Passed 3-31	Passed 3=17	Passed 5-5
Mun•& County Hrg. 5-4	Mun. & County Hrg. 3-23	Mu n. & County Hrg. 3-11	F. & G. Hrg. 4-29
324. Establish capital Mun.& reserve item for special County tax areas in Hanover, & Hrg. 5-4 exempting personal property from sewer & side-walk area taxes. (Low of Hanover)	325. Early land acquisition by housing authorities. (Coutermarsh of Lebanon) (New Title)	326. Authorize Hudson School District to vote on construction of of school building & authorize issuance of bonds for project at school dist.meeting. (Provencal, Gallagher of Hudson)	327. Taking, sale, pos. F. & G. session & transportation Hrg. 4-29 of lobsters & crabs. (Keefe of Portsmouth)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
328. Abating interest on taxes if tax bills are not timely sent. (Bednar of Hudson)	Mun. & County Hrg. 3-24	Passed am.	Exec.Depts. Hrg. 4-21	Passed 4-29	Engrossed 5-4 APPROVED 5-6 CHAPTER 81
329. Abatement orders of state tax commission. (Junkins of Exeter)	Mun. & County Hrg. 4-14	KILLED 4-21			
330. Licensing child- caring agencies & estab- lishment of advisory committee. (Bartlett, Capistran of Manchester)	Pub.Wel. Hrg. 3-18	Passed am. 4-27	Pub.Health Hrg. 5-19	Passed 6-1	VETOED 6-16 veto sustained 6-16
331. Provide maintenance & services.(Murphy of Pittsfield)	Exec.Depts. Hrg. 3-24	KILLED 7-1			
332. Charter of Ports- mouth. (Osborne of Portsmouth)	Portsmouth Del. Hrg. 4-1	Passed am. 4-28	Portsmouth Del.	Passed 5-13	Engrossed 5-25 APPROVED 5-28 CHAPTER 446
333. Acquisition of certain water rights & dam controlling Black Pond Brook, (Bartlett of Manchester Ward 1)	Res.Rec.& Dev. Hrg. 3-30	KILLED 6-2			

	Engrossed 6-25 APPROVED 7-1 CHAPTER 233	Engrossed 5-6 APPROVED 5-11 CHAPTER 85	Engrossed 5-27 APPROVED 5-28 CHAPTER 129		Engrossed 7-1 APPROVED 7-8 CHAPTER 337
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334. Providing termination of authority of credit unions to accept deposits. (Capistran of Manchester)	335. Licensing law for practical nurses. (Craig of Manchester)	336. Investments of building & loan associations. (Roby of Concord)	337. Contributing to delinquency of juvenile. Hrg. (Spanos of Newport)	338. Duties of credit union supervisory committees. (Capistran of Manchester)	339. Legislative mileage allowances. (Fortier, McMeekin of Berlin, Haverhill)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
340. Larceny or unauthor- Jud. ized use of motor Hrg. vehicle. (Remick of Tamworth)	Jud. Hrg. 4-21	Passed am. 6-1	Jud. Hrg. 6-8	Passed am. Engrosse 6-16 Conf. APPROVEI rept. adop. CHAPTER 6-24	Engrossed 7-1 APPROVED 7-8 CHAPTER 353
341. Taking lobsters. (Winkley, Welch of Rochester & Manchester)	F. & G. Hrg. 4-27	KILLED 5-6			
342. Advertising of alcoholic beverages. (Blanchard of Manchester Ward 8)	Liquor Hrg. 3-24	Passed 3-31	Liquor Hrg. 5-4	Passed 5-20	Engrossed 5-25 APPROVED 5-28 CHAPTER 117
343. Permit off-sale of wines in grocery stores and drug stores. (Pickett of Keene)	Liquor Hrg. 6-18	KILLED 6-24			
344. Providing for assessment & collection special head tax for state purposes. (Stratton of Derry)	Ways & Means Hrg. 3m24	KILLED 7-1			

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Jud. Hrg. '	Mun. 6 County Hrg. 3	Mun. 6 County Hrg. 5	Labor Hrgs. 3-23 4-6
346. Make unlawful for any person to resist arrest or interfere with conservation officer in performance of his duty. (Greene of Rye)	347. Requiring posting of abatements in invoice book on file with town clerk. (Bednar of Hudson)	348. Increase amount for support of prisoners in Hillsborough County Jail (Dionne, Bergeron of Nashua & Manchester)	349. Overtime wage rates. Labor (Hancock of Concord)
	Jud. Passed Jud. Passed Engrossed Hrg. 4-28 Hrg. 5-4 5-11 APPROVED CHAPTER .n.	Jud. Passed Jud. Passed Engrossed Hrg. 4-21 4-28 Hrg. 5-4 5-11 APPROVED CHAPTER of Mun. & Passed County Exec.Depts. Passed Fig. 4-21 Engrossed APPROVED Hrg. 3-24 Hrg. 4-22 APPROVED CHAPTER	Jud. Jud. Hrg. 4-21 Hrg. 5-4 S-11 APPROVED CHAPTER Mun. & Passed Fig. 5-4 S-11 CHAPTER CHAPTER Hrg. 3-24 Hrg. 4-21 Hrg. 4-22 County Mun. & KILLED Hrg. 5-11 Hrg. 5-11 Hrg. 5-27 Hrg. 5-11 Hrg. 5-11 Hrg. 5-11 Hrg. 5-11 Hrg. 5-11 Hrg. 5-11

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
350. Providing for taking buck deer only during a 2 year period. (Uhlenberg of Gilmanton)	F. & G. Hrg. 4-28	KILLED 5-5			
under state employees' Hrg. 3-24 retirement system. (0'Neil of Chesterfield)	Exec.Depts. Hrg. 3-24 Am.adop. 4-27 Approp	KILLED 7-1			
352. Abolish dept.of health & welfare & establish separate depts. of mental health, public health & welfare. (Craig of Manchester)	Exec.Depts.	KILLED 5-6			
353. Establishing position of assistant to ins.commissioner. (Craig of Manchester)	Exec.Depts. Hrgs. 5-12 5-27 6-25	KILLED 7-1			
354. Education emotion- ally disturbed children. (Weeks, Bruton of Greenland & Manchester)	Educ. Hrg. 3-30 Approp. Hrg. 5-6	KILLED 7-1			

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		am.		- 	
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.355. Wholesalers off-sale Liquor permits. (Pratt of Keene Hrg. 3-31 Ward 1)	356. Refunds on tax abatements. (Blanchard of Manchester)	357. Increasing salary of county commissioners of Coos County. (Gagnon, Sherman of Berlin & Lancaster)	358. Operation of motor vehicles on ice at Great Bay. (Dame of Portsmouth)	359. Bail commissioners. (Fitzpatrick of Manchester)	360. Authorize banks to invest in service corps.

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
361. Enabling voters to place questions on written ballot at town meeting. (Ellms of Canaan)	Mun. & County Hrg. 4-27	KILLED 5-5			
362. Providing for increasing number of deputy registrars for Manchester. (Montplaisir of Manchester)	Manchester Del. Hrg. 4-21	Passed 5-27	Exec.Depts. Hrg. 6-10 Manchester Del. Hrgs. 6-17, 6-21	Passed 6-25	Engrossed 6-28 APPROVED 7-2 CHAPTER 486
363. Time within which invoice assessment record shall be prepared. (Bednar of Hudson)	Mun.& County Hrg. 4-22	Passed 4-28	Exec.Depts. Hrg. 5-13	Passed 5-18	Engrossed 5-77 APPROVED 5-28 CHAPTER 124
364. Providing for elect-Keene Del. ion of Keene Union School board members at city municipal election. (Pratt, O'Neil of Keene)	Keene Del. Hrgs. 3-15 4-19	KILLED 7-1			

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365. Increase transfer fees on automobiles. (Desmarais of Jaffrey)	366. Close all stores up to noon on Veterans Day. (Belcourt of Nashua)	367. Extending approp. for Beaver Brook dam. (0'Neil of Keene)	368. Construction of continuing education center Hrgs. at university to be liquidated from income. (Frizzell of Charlestown)	369. Open season for brook trout. (Dionne of Nashua Ward 2)	370. Time when state liquor stores shall re- main open. (Moriarty of Merrimack)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
sessment & collection of special head tax to be used for increases for classified state employees. (Keefe of Portsmouth)	Ways & Means Hrg. 3-24	KILLED 4-15			
372. Construction residence halls & student services buildings at university. (0'Neil et al of Chesterfield etc.)	Educ. Hrgs. 4-13 4-15	KILLED 7-1			
373. Period of lighting vehicles. (Bartlett of Manchester)	Transp. Hrg. 4-1	Passed am. 6-24	Pub.Works Hrg. 6-28	Passed 6-30	Engrossed 7-1 APPROVED 7-8 CHAPTER 359
374. Aid education of in- tellectually handicapped Hrgs. 4-8 children. (Taft of Greenville)	Educ. Hrgs. 4-8 6-23	Passed am. 6-25	Educ.	Passed 6-30	Engrossed 7-1 APPROVED 7-8 CHAPTER 311

5-20 5-20 440	6-30 7-7 291		7-1 7-8 349		
Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER		ssed VED ER		
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Nashua Del.	Mil. &		Res. Rec. & Dev.		
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Passed	Passed 6-23	Am. adop. 6-24 STATE BOARD OF EDUCATION	Passed a 6-29	KILLED 6-17	LED 14
Pa:		Am. 65-2 BOAL EDUC			KILLED 4-14
a Del 4-9	& Vet 5-8	jt. 5-4 5-5	c.& ∴hrg. pprop	3-31 4-15	8
Nashua Del, Passed	Mil. & Vet. Hrg. 6-8	Educ. Hrgs.	Res.Rec.& Dev.jt.hrg. 5-1l Approp	Transp. Hrgs. 3-31 4-15	Mun. & County Hrg. 4-8
		10	————————————————————————————————————		
75. Authorize nomination of trustees of Nashua Public Library by joint ballot of trustees & aldermen. (Leonard of Nashua)	, m d m	377. Establish a vocational-technical school in Claremont area. (Hamilton et al of Claremont)	nos- mis- Rye)	79. Regulate carriage of household goods by common carrier. (D'Amante of Claremont)	380. Election of supervisors of checklists. (Cournoyer of Jaffrey)
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375. Authorize nomin tion of trustees of Nashua Public Libraby joint ballot of trustees & aldermen (Leonard of Nashua)	376. Extend service exemption from taxat to certain totally disabled servicemen, (Feldman of Manchest	77. Establish a vo tional-technical s in Claremont area. (Hamilton et al of Claremont)	378. Establish a mosquito control commission. (Greene of Rye	379. Regulate carriage of household goods by common carrier. (D'Amante of Claremon)	80. Election of supersors of checklists.
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HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
381. Salaries of certain Mun. & town clerks. (Grant, Morrison of Salem) Hrg. 5-	Mun. & County Hrg. 5-12	KILLED 5-18			
382. Regulating method of F. & G. taking lobsters by skin divers. (Dame of Ports-mouth)	F. & G. Hrg. 4-27	KILLED 5-6			
383. Providing for assessment & collection of special head tax for state purposes upon residents of state over 21 & under 60 yrs, of age, (Moriarty of Merrimack)	Ways & Means Hrg. 3-24	KILLED 4-15			
384. School construction aid for Derry, Londonderry, Windham, Hampstead & Chester. (Stratton of Derry)	Educ. Hrg. 4-21	L. C. 6-23			

				6-23 6-28 203	5-25 5-28 121
				Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER
		KILLED 7-1		Passed 6-16	Passed 5-19
		Liquor		Pub.Works Hrg. 6-15	Jud. Hrg. 5-11
Am. adop. 6-24 STATE BOARD OF EDUCATION	KILLED 7-1	Passed am. 5-20	KILLED 5-19	Passed am. 6-9	Passed am. 5-5
Educ. jt. Hrgs. 5-4 5-5	Mun. & County	Liquor Hrg. 4-6	Mun. & County Hrg. 5-13	Transp. Hrg. 4-13	Jud. Hrg. 4-28
385. Establish vocation- al-technical school in Lebanon area. (Adams et al of Lebanon)	386. Destruction of fences. (Heald of Wilton)	387. Establishment of state liquor store in Pelham. (Peabody, Cleg-horn of Pelham)	388. Term of office of highway agents. (Cleghorn of Pelham)	389. Use of distinctive flags or distress signals by handicapped or paraplegic operators of motor vehicles. (Shute of Lancaster)	390. Petition for marriage license by non-resident under age. (Putnam, Bradshaw of Keene & Lebanon)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
391 Naming bridges on interstate highway between Manchester & Bedford. (Gamache of Manchester)	Pub.Works Hrg. 4-13	KILLED 4-27			
392. Authorize liquor commission to waive requirements pertaining to operation of business of permittees. (Bednar, LaTour of Hudson)	Liquor Hrg. 4-14	KILLED 7-1			
393. Professional pro- cedures for presentation discussion & solution of matters of mutual con- cern to school boards & public school teachers. (Low of Hanover)	Educ. Hrg. 5-18	KILLED 5-25			
394. Require registers of probate to notify registers of deeds of death of person owning real estate in state. (Normandin of Laconia)	Mun. & County Hrg. 4-7	Passed am. 6-9	Exec.Depts. Hrg. 6-17	Passed 6-21	Engrossed 6-23 APPROVED 6-28 CHAPTER 196

	Engrossed 7-1 APPROVED 7-8 CHAPTER 331			VETOED 6-16 Veto sustained 6-16	Engrossed 6-14 APPROVED 6-16 CHAPTER 162
~	Passed 6-30			Passed am. 6-3 (H.conc.)	Passed am. 6-1 (H.conc.)
	Pub.Works Hrg. 6-28 Finance			Banks Hrg. 5-4	Jud. Hrg. 5-25
J.C. 6-10	Passed am. 6-23	KILLED 4-27	KILLED 6-30	Passed 4-21	Passed am. 5-12
Jud. Hrg. 4-29	Pub.Works Hrg. 4-13 Am.adop. 5-11 Approp.	Pub.Works Hrg. 4-15	Merrimack County Del. Hrg. 4-14	Banks Hrg. 4-15	Sullivan County Del. Hrgs. 4-8 4-22
395. Privilege of non- disclosure for communi cations between patient & Psychiatrist. (Smith of Portsmouth)	396. Procedure for final payment to contractors on public contracts. (Plourde of Pembroke)	397. Restrictions on public utility lines. (Gamache of Manchester)	398. Salary of sheriff of Merrimack Merrimack county. (Rufo County Del. of Concord)	399. Investments of savings banks. (Stevens of Epsom)	400. Salary of sheriff & appointment of salaried of deputy sheriff of Sullivan County. (Marx of Langdon) (Rules) (New Title)

HB - Title - Sponsor	Н	H Action	£ ()	4	MOTEON TAINTE
401. Salaries of justices Jud. special justices & Hrg. clerks of dist.courts. (Whelton of Nashua)	Jud. Hrg. 4-13		1		TINGE ACTION
402. Broadening scope of common law doctrine of cy pres. (Capistran of Manchester)	Jud. Hrg. 5-13	KILLED 5-19			
403. Regulate sale of fish bait& taking of pheasants & use of boats on Long Pond in Benton. (Hayes et al of Meredith etc.) (New title)	F. & G. Hrg. 5-19	Passed am. 6-25	F. & G.	Passed 6-30	Engrossed 7-1 APPROVED 7-8 CHAPTER 347
404. Dist. & municipal courts. (Leonard of Nashua)	Jud. Hrg. 5-12	Passed am. 5-18	Jud. Hrg. 5-25	Passed 6-29	Engrossed 7-1 APPROVED 7-8 CHAPTER 327
405. Change fees for lobster licenses & regulate taking of lobsters. (Greene of Rye)	F. & G. Hrg. 6-16	Passed am. 6-29	F. & G.	Passed 6-30	Engrossed 7-1 APPROVED 7-7 CHAPTER 305

5-13 5-18 436	6-21 6-23 182	5-13 5-18 437		6-14 6-16 163	5-27 5-28 4 55
Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER		ro	ed D
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Passed 5-11	Passed 6-17	Passed 5-11		Passed 6-9	Passed 5-25
Exec.Depts. Hrg. 5-6	et.	epts.		ω υ !	epts.
Exec.I Hrg. 5	Mil.&Vet. Hrg. 6-16	Exec.Depts. Hrg. 5-6		Finance Hrg. 6-8	Exec.Depts. Hrg. 5-20
Passed 4-8	Passed 4-22	Passed 4-8	KILLED 6-3	Passed 4-22	Passed 5-11
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ceedings at town meeting County Nov.10,1964 in Ossipee. Hrg. 4- (Rules) (Diffenderfer of Ossipee)	07. Staff of N.H.Nat'l Mil.& Vet. Guard. (Sawyer of Weare) Hrg. 4-20 (Rules)	O8. Legalizing pro- ceedings at town meeting County Mar.9,1965 in Northfield, Hrg. 4-6 (Thompson of Northfield) (Rules)	Jud. Hrgs.	Approp. Hrg. 4-6	Jud. Hrg. 5
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406. Legalizing pro- ceedings at town meeting Nov.10,1964 in Ossipee. (Rules) (Diffenderfer of Ossipee)	407. Staff of N.H.Nat'l Guard. (Sawyer of Wear (Rules)	408. Legalizing proceedings at town meeting Mar.9,1965 in Northfield (Thompson of Northfield) (Rules)	409. Chemical test for intoxication. (Pryor, London of Ashland & New London)	410. Providing for re- compilation of vol. 3 of Revised Statutes Annotated. (Taft, Craig of Greenville & Man- chester)	411. Trustees of Brewster Free Academy. (Chamber- lain of Wolfeboro)
lizing at to 964 ir (Diffe	e of Nawer	lizing at to 55 in 1 of N	cal tion. Ashl	ding on of d Sta . (Ta ille	ees o emy. olfeb
06. Legal ceedings Nov.10,19 (Rules) (Ossipee)	07. Staff Suard. (S (Rules))8. Legal seedings far.9,196 (Thompson (Rules)	09. Chemica intoxicatio London of A New London)	Provi ilati evise tated reenv	ll. Trustees of Br Free Academy. (Cha lain of Wolfeboro)
ceec Nov. (Rul	407. Guan (Rul	408. ceed Mar. (Tho	409. intc Lond New	410. Prove compilate of Revise Annotate of Green chester)	411. Free Iain

FINAL ACTION	Engrossed 6-30 APPROVED 7-7 CHAPTER 285		POCKET VETOED 7-7	ed	CHAPTER 146 Engrossed 6-30 APPROVED 7-7 CHAPTER 296	Engrossed 6-28 APPROVED 7-2 CHAPTER 240
S. Action	Passed 6-29		Passed 6-29	Passed 6-1	Passed am. 6-29 (H.conc.)	Passed am. 6-24 (H.conc.)
S. Com.	Agric. Hrgs. 6-22 6-28		Mil. & Vet. Passed 6-29	Jud. Hrg. 5-25	Finance	Ways & Means Hrg. 6-22
H. Action	Passed 6-15	KILLED 7-1	Passed am. 6-23	Passed am. 5-18	Passed 5-19 Recon.5-19 Passed am. 6-23	Passed am. 6-15
H. Com.	Agric. Hrg. 5-27	Agric. Hrg. 4-21 Approp.Hrg., 5-12	Mil.& Vet. Hrg. 5-12 Am.adop. 5-18 & Apgrop.	Jud.)Hrg. 5-11	Jud. Hrg. 5-6 Approp. Hrg. 6-3	Ways & Means Hrg. 4-21
HB - Title - Sponsor	412. Fees for inspection of weights & measures. (Noyes of Stewartstown)	413. Establish animal pathology & research center at UNH. (Stearns of Hinsdale)	414. Commemorate N.H. Nat'l Guard. (Bingham of Concord)	415. Prohibit obscenity. Jud. (Capistran of Manchester) Hrg. 5-11	416. Providing adequate representation for indigent defendants in criminal cases. (Bartlett of Manchester)	417. Fees for registra- tion of motor vehicles, motorcycles, agricult- ural vehicles & inspect- ion stations. (Graig of Manchester)

418. Calculation of annual & sick leave of state employees. (Angus of Claremont)	Labor Hrg. 5-5	Passed am. 5-25	Labor Hrgs. 6-1 6-8	Passed 6-9	Engrossed 6-14 APPRUTED 6-16 CHAPTON 164
419. Legalizing & confirming certain actions & proceedings in Charlestown. (Frizzell & Adams of Charlestown)	Mun. & County Hrg. 3-24	Passed 3-31	Exec.Depts.	Passed 4-22	Engrossed +-28 APPROVED 5-3 CHAPTER 433
420. Revise ward bound- aries of Nashua.(Rules) (Cobleigh et al of Nashua)	Nashua Del. Hrg. 3-26 (S.Ct.?pip- ion1088)	Passed am. 6-25	Exec.Depts.	Passed 6-28	Engrossed 6-30 APPROVED 7-7 CHAPTER 496
421. Providing for referendum on question of new Dover High school. (Flanagan of Dover)	Dover Del. Hrg. 3-25	KILLED 7-1			•
422. Provide aerial ladder fire truck for fire protection at Plymouth State College. (Smith, O'Neil of Plymouth & Chesterfield)	Approp. Hrg. 6-8	KILLED 7-1			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
Mun. & County Hrgs.	Mun. & County Hrgs. 5-18 6-1	L. C. 6-22			
gr Irg	Agric. Hrg. 4-27	Passed am. 6-15	Agric. Hrg. 6-28	L.C. 7-1	
Mun. & County Hrg. 3,	Mun. & County Hrg. 3-31	Passed 4-6	Exec.Depts.	Passed 4-22	Engrossed 4-28 APPROVED 4-30 CHAPTER 431
F. & G. Hrg. 5-	F. & G. Hrg. 5-25	Passed 6-14	۳. م	Passed 6-16	Engrossed 6-21 APPROVED 6-23 CHAPTER 179
Pub.Work Hrg. 4-8	Pub.Works Hrg. 4-8	Passed am. 4-28	Pub.Works Hrg. 5-26	Passed 6-2	Engrossed 6-8 APPROVED 6-11 CHAPTER 147

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		Passed 4-22	Passed 4-7
		epts.	epts.
		Exec.Depts.	Exec.Depts.
KILLED 7-1	KILLED 4-21	Passed	Passed 4-1
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Mun. & County Hrg. 4-20	Ways & Means Hrg. 4-13	Mun. & County Hrg. 3-31	Mun. & County Hrg. 3-30
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nt of e ward of Por ham)	regic ers fo rded, rovide breaka evenue	g pro- egular field arch l	debtednes gh for (Brown of
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428. Appointment of fire chiefs as fire wardens. (Dame, Barker of Portsmouth & Stratham)	429. Establish regional training centers for mentally retarded, expense to be provided by transfer of "breakage" from racing revenue. (Feldman of Manchester)	430. Legalizing proceedings at regular meeting of Enfield fire district on March 10, 1965. (Morse of Enfield) (Rules)	431. Bonded indebtedne of Peterborough for water-works. (Brown o Peterborough)
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HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
432. Organization of savings banks. (Bigelow of Warner)	Banks Hrgs. 4-22 5-27	Passed 6-10	Banks Hrg. 6-22	Passed am. 6-28 (H.conc.)	Engrossed 6-30 APPROVED 7-6 CHAPTER 279
433. Making approp. for education of intellectually handicapped children. (Taft, 0'Neil of Greenville & Chesterfield)	Educ. Hrg. 4-27 Approp. Hrg. 5-18	KILLED 7-1			
434. Water supply for Deerfield. (Watts of Deerfield)	Res.Rec.& Dev. Hrg. 4-15	Passed 4-21	Res.Rec.& Dev.	Passed 5-26	Engrossed 6-1 APPROVED 6-2 CHAPTER 458
435. Require biennial audit of all state agencies. (Craig of Manchester)	Approp.	KILLED 7-1			
436. Making approp. for establishment & maintenance of certain positions in div.of welfare. (Hartigan of Rochester)	Exec.Depts. Hrg.4-13 Approp. Hrg. 5-11	KILLED 7-1			

	Engrossed 7-1 APPROVED 7-8 CHAPTER 371	Engrossed 6-28 APPROVED 7-2 CHAPTER 485	Engrossed 6-21 APPROVED 6-23 CHAPTER 177	Engrossed 5-20 APPROVED 5-20 CHAPTER 106	
	Passed am. 6-30 Conf. rept. adop. 7-1	Passed am. 6-23 (H.conc.)	Passed 6-15	Passed 5-11	
	Finance Hrg. 6-28	Banks Hrg. 5-18	Res.Rec.& Dey.5-Hgs. 5-70 Exec. Depts.Hrg.	Educ.	
KILLED 5-19	Passed am. 6-23	Passed am. 5-5	Passed 3-23	Passed 5-5	KILLED 6-3
Exec.Depts.	Exec.Depts. Hrg. 4-13 am.adop. 6-15 Approp	Banks Hrg. 4-28	Mun. & County	Educ. Hrg. 4-27	Jud. Hrg. 5-28
437. Out-of-state trips by state employees. (Craig of Manchester)	438. Increase guarantee limits & powers of Industrial Park Authority. (Craig of Manchester) (New Title)	439. Amend charter of certain savings banks. (Stevens of Epsom) (New litle)	440. Firemen's retirement system. (Pickett of Keene)	441. Authorizing dept.of education to participate in federal program for Civil Defense Adult Educ. (Anderson of Concord)	442. Establishing Rye District court. (Greene of Rye)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
443. Authorize district court in Epping. (Pennington of Epping)	Jud. Hrg. 5-28	KILLED 6-3			
444. Live entertainment in places where liquor or beverages are sold. (Pickett of Keene)	Liquor Hrg. 4-14	KILLED 7-1			
445. Throwing, depositing & dumping refuse on private land. (Bragdon of Amherst)	Jud. Hrg. 5-5	Passed am. 5-19	Jud. Hrg. 5-25	Passed 6-1	Engrossed 6-8 APPROVED 6-11 CHAPTER 148
446. Town road aid. (Hanson of Bow)	Pub.Works Hrg. 4-20 Approp.	Passed am. 6-23	Finance	Passed 6-25	Engrossed 6-29 APPROVED 7-2
447. Construction of state emergency operating center, (Gay et al of Rochester)	· σ	KILLED 7-1			CHAPTER 261
448. Custody & escheat of unclaimed & abandoned Hrg. 5-19 property. (Craig of Manchester)	Jud. Hrg. 5-19	Passed am. 6-8	Jud. Hrg. 6-15	Passed 6-17	Engrossed 6-24 APPROVED 6-30 CHAPTER 214

	Engrossed 6-2 APPROVED 6-2 CHAPTER 131		Engrossed 6-24 APPROVED 6-30 CHAPTER 212	Engrossed 6-25 APPROVED 7-1 CHAPTER 231		
KILLED 7-1	Passed 5-26		Passed 6-22	Passed 6-24		
Educ.	Banks Hrg. 5-25		Res. Rec. & Dev.	Exec.Depts. Hrg. 6-21		
Passed am. 6-29	Passed 5-18	KILLED 5-27	Passed am. 6-15	Passed 6-14	L. C. 5-18	
Educ, Jt. Hrg. 5-11	Ins. Hrg. 4-15	Jud. Hrg. 5-5	Res.Rec.& Dev. Jt. Hrg. 4-21	Exec.Depts. Hrg. 4-21	Ins. Hrg. 4-15	
449. School aid for effort to establish area or cooperative school districts. (Mack of Orford)	450. Insider trading of domestic stock insurance co.equity securities. (Williamson of Goshen)	451. Defining a minor & emancipation by marriage. (0'Neil of Chesterfield)	452. Council of Resources & Development. (Clymer of Harrisville)	453. Permit interchange of government employees. (Heald of Wilton)	454. Insurance on Cannon Mt. & Mt. Sunapee aerial tramways. (Williamson of Goshen)	

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
455. State guarantee of municipal bonds & water pollution projects. (Urie et al of New Hampton etc.)	Res.Rec.&Dev.Hrg.4-13 Approp.Hrg.5-12	KILLED 7-1			
456. Provide voluntary identification cards for sale of alcoholic beverages. (Marcotte et al of Rollinsford etc.) (New Title)	Liquor Hrgs. 4-22 5-5	Passed am. 6-24	Liquor Hrg. 6-28	Passed 6-28	Engrossed 6-30 APPROVED 7-7 CHAPTER 286
457. Salary of sheriff of Cheshire County. (Bradshaw of Keene)	Cheshire Del. Hrg. 4-15	Passed am. 5-27	Exec.Depts. Hrg. 6-10	Passed 6-15	Engrossed 6-23 APPROVED 6-25 CHAPTER 190
458, Wild bear. (Wheeler of Shelburne)	F. & G. Jt.Hrg.5-5	Passed am. 5-25	F. & G.	Passed 5-27	Engrossed 6-8 APPROVED 6-11
459. Sale of hypodermics. (Feldman of Manchester)	Pub.He al th Hrg. 4-29	KILLED 6-14			
460. Providing classification of certain surface waters of Suncook River watershed. (Stevens of Epsom)	Res.Rec.& Dev.	Passed am. 5-27	Res. Rec.& Dev.	Passed am. 6-16 (H.conc.)	Engrossed 6-21 APPROVED 6-23 CHAPTER 476

	Engrossed 5-20 APPROVED 5-20 CHAPTER 441	Engrossed 6-29 APPROVED 7-2 CHAPTER 262		
	Passed 5-18	Passed 6-23		KILLED 7-1
	Exec.Depts. Hrgs. 5-6 5-13	Res.Rec.& Dev.		Finance
KILLED 6-8	Passed 4-22	Passed 5-5	KILLED 5-13	Passed am. 6-15
Jud. 5-28	Mun.& County Hrg. 4-15	Carroll County Del. Hrg. 4-27	Pub.Health Hrg. 4-29	Pub.Wel. Hrg. 4-15 Am.adop. 4-27Approp. Hrg. 5-11
461. Establishing Hooksett District Court. (Hanson of Bow)	462. Legalizing pro- ceedings at town meeting Mar.9,1965 in Chesterfield. (0'Neil	463. Increasing salaries of county commissioners & treasurer of Carroll County. (Davis et al of Conway etc.)	464. Sale of prophylactics for prevention of venereal disease. (Peever of Salem)	465. Funds for hospital rate increases for racipients of public assistance & medical assistance for aged. (Reddy of Hopkinton)

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HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
466. Operating of businesses on Sunday. (Marsh of Colebrook)	Jud. Hrg. 5-19	KILLED 5-25			
467. Making approp. for reexamination of motor vehicle operators. (Angus of Claremont)	Approp. Hrg. 5-4	KILLED 7-1			
468. Removing certain restrictions relative to off-sale permits for sale of beverages. (Clancy, Martel of Manchester)	Liquor Hrg. 5-19	KILLED 7-1			
469. Minimum wages of persons engaged in municipal public works projects. (Kimball of Newfields)	Labor Hrg. 4-28	Passed am. 5-18	Labor Hrg. 5-25	KILLED 6-24	
470. Frisbie Memorial Hospital. (Hartigan of Rochester)	Jud. Hrg. 5-20	Passed am. 5-27	Exec.Depts. Hrg. 6-10	Passed 6-15	Engrossed 6-21 APPROVED 6-23 CHAPTER 473

			Engrossed 6-16 APPROVED 6-22 CHAPTER 170	Engrossed 7-1 APPROVED 7-8 CHAPTER 361
			Passed 6-3	Passed am. 7-1 (H.conc.)
			જ ઉ	Finance
KILLED 5-20	KILLED 7-1	KILLED 7-1	Passed am. 5-27	Passed 6-30
Pub.Health Hrg. 5-13	Approp. Hrg. 5-6	Approp. Hrg. 5-6	F. & G. Jt. Hrg. 5-6	Res.Rec.& Dev. Jt. Hrg. 4-14 Approp. Hrg. 6-9
471. Health requirements of persons handling food. (Lemieux of Manchester)	472. Making approp. for N.H. school building authority. (O'Neil of Chesterfield)	473. Making approp. for area school aid & co-operative school district aid. (Taft, O'Neil of Greenville, & Chesterfield)	474. Prohibit taking of lobsters or crabs in Rye Harbor or in channel of the harbor. (Greene of Rye)	pending funds for expension of state park system & making appropriation for aeronautical analyst & relative to capital budget. (Craig of Manchester) (New Title)

HB - Title - Sponsor	Н. Сот	H Acrion	EC J	SACFION	NOTTO A TANTH
476. Establish a commission on intergovernmental relations. (Wheeler of Shelburne)	Exec.Depts Hrg. 5-19	L. C. 6-2	1		
477. Establish position of coordinator of fed. funds in dept. of admin. (Craig of Manchester)	Exec.Depts. Hrgs. 5-12 5-27, 6-23	KILLED 7-1			
478. Legalizing proceedings at town meetings 3/10/64 & 3/9/65 in Stratham, (Barker of Stratham) (Rules)	Mun. & County Hrg. 5-27	Passed 6-2	Jud. Hrg. 6-8	Passed 6-15	Engrossed 6-21 APPROVED 6-23 CHAPTER 474
479. Survey of certain lands in Shelburne. (Wheeler of Shelburne) (Rules)	Res.Rec.& Dev.Jt.Hrg. 4-28 Approp Hrg. 5-19	KILLED 7-1			
480. Fall Mt. Regional School district. (Totman et al of Alstead etc.) (Rules)	Educ.	Passed 4-15	Educ. Hrg. 4-28	Passed 4-29	Engrossed 5-4 APPROVED 5-5 CHAPTER 434
481. Zoning powers of Lower Bartlett Water Precinct. (Howard of Bartlett)	Mun. & County Hrg. 5-20	KILLED 5-26			

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		Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER
		Passed 6-29	Passed 5-26	Passed am. 6-30 (H.conc.)	Passed 6-25
		Labor Hrg. 6-29	Res.Rec.& Dev.	Res.Rec.& Dev.	Jt.Pub. Works & Finance
		am.		am.	am.
KILEED 5-26	KILLED 5-26	Passed 6-25	Passed 5-6	Passed 6-29	Passed 6-23
Transp. Hrg. 5-12	F. & G. Jt. Hrg. 5-11	Labor Hrg. 6-15	Res.Rec.& Dev. Jt. Hrg. 4-27	Res.Rec.& Dev. Hrg. 6-2	Pub.Works Hrg. 4-20 Approp.
482. Requiring seat belts to be installed on certain motor vehicles. (McEachern of Portsmouth)	483. Nonresident hunting licenses to shoot unprotected animals & birds. (Murphy of Pittefield)	484. Minimum wages of employees in pub.works. (Plourde of Pembroke)	485. Changing name of North River Pond to North River Lake. (Berry et al of Barrington etc.)	tions of waters of Lamprey river &/or its tributaries for public water supplies & name dam at Ayers Lake in Barrington. (Crouch et al of Durham) (New Title)	487. State aid for class V highways in towns. (Hanson of Bow)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
488. Naming bridge The John F. Kennedy Memorial Bridge. (McCann of Dover	Pub.Works Hrg. 4-21	KILLED 4-27			
489. Legalizing pro- ceedings at town meet- ings March 10,1964 & March 9,1965 in Bow. (Hanson of Bow) (Rules)	Mun. & County Hrg. 4-15	Passed 4-21	Exec.Depts, Hrgs. 5-6 5-13	Passed 5-18	Engrossed 5-20 APPROVED 5-20 CHAPTER 442
490. Legalizing annual town meeting of 1965 in Gilford. (Guild of Gil-ford) (Rules)	Mun. & County Hrg. 4-15	Passed 4-28	Exec.Depts. Hrg. 5-6	Passed 5-11	Engrossed 5-13 APPROVED 5-18 CHAPTER 438
491. Transfer functions of purchasing from UNH to div. of purchase & property. (Murphy of Pittsfield)	Approp. Hrg. 4-21	L.C. 6-30			
492. Establish a vocational-technical school in the Laconia area. (Normandin of Laconia) (Rules)	Educ. Jt. Hrgs. 5-4 5-5	Am. adop. 6-24 STATE BOARD OF EDUCATION			

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	Engrossed 6-1 APPROVED 6-2 CHAPTER 460			Engrossed 5-25 APPROVED 5-28 CHAPTER 122	
	Engross APPROVE CHAPTER			Engross APPROVE CHAPTER	_
	Passed 5-26			Passed am. 5-20 (H.Conc.)	
	Res.Rec.& Dev.			Banks Hrg. 5-11	
KILLED 7-1	rassed 5-6	L. C. 6-21	KILLED 6-8	Passed am. 4-28	KILLED 6-10
Res.Rec.& Dev.	of Res.Rec.& Dev. Jt. Htg. 4-27	Pub.Works Hrg. 4-21	Mun. & County Hrg. 5-27	Ins. Hrg. 4-22	Mun. & County Hrgs. 5-20 6-1
493. Making approp. for timber stand improvement work on state-owned forest lands. (Weeks of Greenland)	494. Changing the name of Marston Pond (Lake) in Nottingham to Nottingham Lake. (Kelsey of Nottingham)	495. Toll-free use of certain highways by members of general court (Moriarty of Merrimack)	496. Requiring addresses on check lists. (MacFarlane of Swanzey)	497. Coercion in placing insurance on real and personal property. (Desmarais of Jaffrey)	498. Subdivision of land by planning boards. (Greene of Rye)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
499. Board of chiropract- Pub.Health ic examiners. (O'Neil of Approp.Hrg. Keene)	Pub.Health Hrg. 5-19th Approp.Hrg. 6-21	Passed am. 6-30	Finance	KILLED 7-1	
500. Hospital survey and construction. (Donnelly and Rickey of Dover)	Pub _• Health Hrg. 5-19	Passed am. 5-25	Pub.Health Hrg. 6-2	Passed 6-30	Engrossed 7-1 APPROVED 7-8 CHAPTER 314
501. Change qualifications for licensing of a barber. (Mahil of Claremont)	Pub.Health Hrg. 5-20	Passed am. 6-8	Pub.Health Hrg. 6-16	Passed 6-22	Engrossed 6-24 APPROVED 6-30 CHAPTER 218
502. Making approp. for purchase & installation of electronic roll call system for house of representatives. (Cobleigh of Nashua)	Approp. Hrg. 5-12	KILLED 7-1			
503. Fencing swimming pools. (Howard of Concord)	Exec.Depts. KILLED Hrg. 5-19	KILLED 5-19			

				6-24 6-30 219	6-29 7-2 259
				Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER
				Passed 6-22	Passed am. 6-25 (H.conc.)
				Pub.Health Hrg. 6-16	Finance
KILLED 6-1	KILLED 6-8	6-9	KILLED 5-18	Passed am. 6-8	Passed am. 6-22
Mun. & County Hrg. 5-25	Mun. & County Hrg. 5-27	Res.Rec.& Dev. Hrg. 5-25	Mun.& County Hrg. 5-12	Pub.Health Hrg. 5-20	Res.Rec.& Dev. Hrg. 4-28 Am.adop. 5-5 Approp. Hrg. 5-19
504. Authority of town highway agents. (Moore of Bradford)	505. Correction of check- Mun. & lists in cities & County changes in party en-rollments. (Call of Portsmouth)	506. Filing notices under Res.Rec.& timber conservation act. Dev. (Remick of Tamworth) Hrg. 5-25	507. Establishing minimum salary for supervisors of check-lists. (Stratton of Derry)	508. Raise fees for registration or licensing of barbers. (Capistran of Manchester)	509. Creating an office of community recreation service. (Smith of Concord.)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
lings fire ld	Mun. & County Hrg. 4-15	Passed 4-21	Exec.Depts. Hrg. 5-13	Passed 5-18	Engrossed 5-20 APPROVED 5-20 CHAPTER 443
511. Legalizing proceedings of March 27,1965 meeting of Coos county convention. (Sherman of Lancaster and Brungot of Berlin) (Rules)	Mun. & County Hrg. 4-15	KILLED 7-1			
512. Exclude pleasure boats from taxation. (Osborne of Portsmouth)	Ways & Means Hrg. 5-12	KILLED 6-8			
513. Authorizing an entrance and exit to Exeter-Hampton Expressway. (Leavitt of North Hampton)	Pub.Works. Hrg. 5-6	L. C. 6-30			
514. Political advertising. (Lemieux of Manchester)	Jud. Hrg. 5-11	KILLED 5-18			

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KILLED 6-2	KILLED 5-19	L. C. 6-30	KILLED 5-25	KILLED 5-25	KILLED 7-1
Pub.Wel. Hrg. 5-12	Educ. Hrg. 5-13	Banks Hrg. 5-25	Mun. & County Hrg. 5-19	Mun. & County Hrg. 5-19	Líquor
S15. Limit liability for support at Laconia state school. (St.John of Barnstead)	516. Adjust disposition of proceeds of sweep-stakes sales. (Welch of Concord)	517. Reduce the charges on Small Loans. (Taft of Greenville)	518. Limitations upon certain real estate tax exemptions. (Mack of Orford)	519. Requiring recording Mun. & of liens for taxes other County than real estate taxes. Hrg. 5-19 (Roby of Concord)	520. Establishment of state liquor store in Hudson. (Gallagher and Provencal of Hudson)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
521. Investment of capital reserve funds of cities. (Roby of Concord)	Mun. & County Hrg. 5-19	Passed am. 5-25	Exec.Depts. Hrg. 6-10	Passed 6-15	Engrossed 6-21 APPROVED 6-23 CHAFTER 174
522. Supplementary process for collection of judgments. (Pratt of Keene)	Jud. Hrg. 5-21	KILLED 6-3			
523. Tax exemption for certain real estate and personal property involving veterans' organizations. (Casassa of Hampton)	Mil. & Vet, Jt.Hrg.5-25	KILLED 6-8			
524. Exempt first four thousand dollars in assessment of persons over sixty-five years of age who have an income of three thousand dollars or less. (Morrison and Regan of Salem)	Ways & Means Hrg. 6-16	KILLED 7-1			

				Engrossed 6-30 APPROVED 7-6 CHAPTER 269	
				Engi APPI CHAI	
			KILLED 7-1	Passed 6-28	
			Mil.& Vet. Hrg. 6-16 Finance	Pub.Works Hrgs. 6-23 6-25	
KILLED 6-22	KILLED 7-1	KILLED 6-9	Passed 5-18	Passed 6-14	KILLED 7-1
Jud. Jt. Hrg. 5-20	Educ.Jt. Hrg. 5-12 Approp. Hrg. 6-8	Transp. Hrg. 5-6	Mil.& Vet. Hrg. 5-12	Pub.Works Hrg. 5-6	depu-Mun. & cate. County Hrg. 5-5 Approp. Hrg. 6-1
525. Practice of public accounting and public bookkeeping. (Plourde of Pembroke)	526. Obtaining matching federal funds for implementation of Title III of the National Defense Education Act. (O'Neil of Chesterfield)	527. Motor vehicle tires. (Coutermarsh of Lebanon)	528. New Hampshire Soldiers' Home (0'Shan of Laconia)	529. Naming the Tenny Mountain Highway. (Bell and Smith of Plymouth)	530. Fix salaries of depu-Mun. & ty registers of probate. County (Eastman of Exeter) Hrg. 5-5 Approp. Hrg. 6-1

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
531. Fix salaries of registers of probate. (Ferron of Exeter)	Mun. & County Hrg. 5-5 Approp. Hrg. 6-1	KILLED 7-1			
532. Dredging Rye harbor and building slips for mooring small craft. (Greene of Rye)	Res.Rec.& Dev.Jt.Hrg, 5-11 am. Approp.Hrg.	KILLED 7-1			
533. Access road to Loon Mountain Recreational Area (McGee of Lincoln)	Pub.Works Hrg. 5-5 Approp. Hrg. 6-1	Passed am. 6-30	Finance	Passed 7-1	Engrossed 7-1 APPROVED 7-8 CHAPTER 360
534. Motor vehicle road toll refunds for transit companies operating within towns and municipalities. (Bartlett, Capistran of Manchester)	Transp. Hrg. 4-29	Passed am. 6-30	Pub.Works	Passed 7-1	Engrossed 7-1 APPROVED 7-8 CHAPTER 355
535. Notice of injury under workmen's compensation law. (Angus of Claremont)	Labor Hrg. 5-25	KILLED 7-1			

536. Limit recovery of Exec.Dept expenses at state insti-tutions, set statute of limitations and establish a lien in behalf of the state. (Craig of Manchester)	Š	KILLED 7-1				
537. Memorial recognizing loss of SNN Thresher. (New Title) (Ring of Hampton)	Res.Rec.& Dev.Jt.Hrg. 5-19 Am. 5-25 Approp. Hrg. 6-9	KILLED 7-1				
538, Regulation of small loans.(Coutermarsh of Lebanon)(New title)	Ins. Hrg. 5-11	Passed 6-23	Banks Hrg. 6-29	Passed am. 7-1 Conf. Rept.adop.	Engrossed 7-1 APPROVBD 7-8 CHAPTER 348	
539. Salary of & amount of fees to be collected County Deby register of deeds for Hrg. 5-19 Merrimack County.	Merrimack County Del. Hrg. 5-19	Passed am. 6-28	Jud.	Passed am. 6-30Conf. rept. adop. 7-1	Engrossed 7-1 APPROVED 7-8 CHAPTER 377	
540. Excavating, filling and dredging in and adjacent to tidal waters. (Barker of Stratham)	Res.Rec.& Dev.Jt. Hrg. 5-5	Passed am 6-29	Res.Rec.& Dev.	Passed am. 6-30	POCKET VETOED 7-8	
 41. Taxation of property moved into towns after April first. (Plourde of Pembroke)	cty Mays & Means of Hrg. 4-28	KILLED 5-12				

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HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
542. Improvement of natural resources in Seabrook Harbor, tidal lands and waters. (Ring of Hampton)	Res.Rec.& Dev. Hrg. 5-19	Passed 6-24	Res.Rec.& Dev.	Passed 6-25	Engrossed 6-28 APPROVED 7-2 CHAPTER 248
543. Legalizing annual town meeting of Rollins-ford on March 9,1965. (Marcotte of Rollinsford-Rules)	Mun.& County Hrg. 5-6	Passed 5-12	Exec.Depts.	Passed 5-18	Engrossed 5-20 APPROVED 5-20 CHAPTER 444
544. Legalizing pro- ceedings annual meeting Timberlane Regional School District held in Kingston April 9,1965. (Palmer of Plaistow et al-Rules)	Educ. Jt.Hrg. 5-12	Passed am. 5-19	Educ.	Passed 5-25	Engrossed 5-27 APPROVED 5-28 CHAPTER 449
545. Legalize special town meeting of June 5, 1962, and annual town meetings of March 10, 1964, March 9, 1965 in Brentwood. (Lake of Brentwood-Rules)	Mun.& County Hrg. 5-6	Passed 5-12	Exec.Depts. Hrg. 5-20	Passed 5-25	Engrossed 5-27 APPROVED 5-28 CHAPTER 450

5 Engrossed 5-27 APPROVED 5-28 CHAPTER 451	5 Engrossed 5-27 APPROVED 5-28 CHAPTER 452			
Passed 5-25	Passed 5-25			
Exec.Depts. Hrg. 5-20	Exec.Depts. Hrg. 5-20			
Passed 5-12	Passed am. 5-12	KILLED 7-1	KILLED 6-1	KILLED 7-1
Kun. & County Hrg. 5-6	Mun.& County Hrg. 5-6	Approp. Hrg. 5-12	Mun.& County Hrg. 5-26	Mun.& County Hrg. 5-18
546. Legalizing annual town meeting held in Tilton on March 9,1965. (Randall of Tilton-Rules)	547. Legalizing annual town meeting held in Sandwich on March 9,1965. (Kurth of Sandwich-Rules)	548. Retirement benefits for Howard M. Hardy. (Stevens of Epsom)	549. Age limits for county officers and employees. (Urie of Hampton et al)	550. Salary of, and amount of fees to be collected by, the register of deeds for Hillsborough county. (Carter of Milford)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
551. Filling vacancies in Mun. county offices. (Call of County Portsmouth)	Mun. & County Hrg. 5-26	KILLED 6-1			
552. Benefits and taxing provisions under the unemployment compensation law. (Angus of Claremont)	Labor Hrg. 5-12	Passed am. 5-26	Labor	Passed 6-16	Engrossed 6-23 APPROVED 6-28 CHAPTER 208
553. Distribution of cumulative pocket supplements to revised statutes annotated. (Clark of Lee)	Exec.Depts. Hrg. 5-13 am.adop. 6-2 Approp. Hrg. 6-10	KI LLED 7-1			
554. Joinder of this state in the Pest Con- trol Compact and for re- lated purposes. (Norman- din of Laconia-Rules)	Jud Hrg. 5-21 Approp. Hrg. 6-9	KILLED 7-1			
555. Payment of fees by foreign corporations. (Taft of Greenville-Rules)	Exec.Depts. Hrg. 5-13	Passed 5-20	Exec.Depts. Hrg. 6-10	Passed 6-15	Engrossed 6-23 APPROVED 6-28 CHAPTER 204

				6-14 6-15 157	
				Engrossed APPROVED CHAPTER	
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				Passed 6-3	
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			·	Res. Rec. & Dev.	
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KILLED 7-1	KILLED 6-3	KILLED 7-1	KILLED 6-3	Passed 5-25	KILLED 5-27
Exec.Depts. Hrg. 5-18 Approp. Hrg. 6-9	5-26	å		ec.&	5-25
	Jud. Hrg.	Approp.	Jud.	Res.Rec.& Dev. Hrg. 5-19	Jud. Hrg.
556. Purchase and preservation of the first New Hampshire state house (White of Portsmouth et	557. Prohibit political activity by certain members of the Judiciary. (Craig of Manchester)	instructional buildings, alterations and additions to certain present buildings, services and utilities at U. of N.H. (0'Neil of Chesterfield et al)	559. Authorize a district Jud. court in Seabrook. (Ring of Hampton-Rules)	560. Restricting operatrion of motor vehicles on clam flats. (Hamel of Seabrook-Rules)	561. Lewd and lascivious behavior. (Howard of Bartlett)
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HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
562. Campaign expenses in Jud. presidential preference Hrg. and delegate primaries. (Coutermarsh of Lebanon)	Jud. Hrg. 5-27	Passed 6-3	Jud. Hrg. 6-15	Passed 6-22	Engrossed 6-25 APPROVED 7-1 CHAPTER 236
563. Reversion of high- ways to towns. (Clark of Lee)	Pub.Works Hrgs. 6-11	KILLED 6-16			
564. Amend Area School Plan and Law relating to School Building Authority (Williamson of Goshen et al)	Educ. jt. Hrg. 5-20	Passed am. 5-26	Dispensed	Passed 5-26	Engrossed 5-27 APPROVED 5-28 CHAPTER 112
565. Counsel fees for indigent defendants. (Whelton of Nashua)	Jud. Hrg. 5-26	KILLED 6-1			
566. Prohibit non-return-Liquor able bottles in the sale Hrg. 5 of bottled alcoholic	Liquor Hrg. 5-12	KILLED 5-20		19.1 %	
beverages. (Hunt of Stratford and Wheeler of Shelburne)					

567. Local option of sale of liquor and beverages in towns and cities. (Brummer of Lisbon)	sale Liquor es Hrgs. 6-2 6-16	Passed 6-23	Liquor Hrg. 6-28	Passed 6-30	Engrossed 7-1 APPROVED 7-7 CHAPTER 306	
568. Provide for regulation of passenger tramways and skiing areas. (Hancock of Concord)	Res.Rec.& Dev. Hrg. 6-1	Passed am. 6-23	Res.Rec.& Dev.	Passed 6-24	Engrossed 6-28 APPROVED 7-2 CHAPTER 241	
569. Limit alcoholic beverage law and maliciousHrg. 5-21 mischief from provisions of chapter on neglected and delinquent children. (Claflin of Wolfeboro)	Jud. Hrg. 5-21	KILLED 6-14				
570. Sale of Sweepstakes tickets. (Kearns of Man- chester-Rules)	Exec.Depts. Hrg. 5-18	Passed am. 6-14	Jud. Hrg. 6-17	Passed 6-2	Engrossed 6-23 APPROVED 6-28 CHAPTER 200	
571. Authorizing Green-Mun.& ville to contract with NH County Water Resources Board Hrg. 5 (Taft of Greenville-Rules)	Mun.& County Hrg. 5-13	Passed 5-18	Exec.Depts.	Passed 5-19	Engrossed 5-20 APPROVED 5-20 CHAPTER 445	
572. Vehicle equipment safety compact. (DeLude of Unity)	Transp. Hrg. 5-13	Passed 6-9	Pub.Works Hrg. 6-15	KILLED 6-16		
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HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
573. Legalizing proceed- ings town meeting March 9,1965, in New London. (London of New London- Rules)	Mun. & County Hrg. 5-27	Passed 6-2	Jud. Hrgs. 6-8 6-15	passed 6-24	Engrossed 6-25 APPROVED 7-1 CHAPTER 483
574. Authorize director of fish and game to license and regulate operation of snow traveling vehicles. (Welch of Concord and Wheeler of Shelburne)	F. & G. Hrg. 5-26	Passed am. 6-29	Pub.Works	KILLED 7-1	
575. Taking of salmon. (Claflin of Wolfeboro)	F. & G. jt. Hrg. 5-27	KILLED 6-8			
576. Establish the city of Exeter. (Ferron of Exeter)	Mun. & County Hrg. 5-18	Passed 5-27	Exec.Depts. Hrg. 6-10	Passed am. 6-23 (H.conc.)	Engrossed 6-25 APPROVED 7-1 CHAPTER 229
577. Improved pesticides Agric.& Re controls. (Hayes of Madi-Rec.& Dev. son) Hrg. 5-25 am. adop. 6-21 Appro-Hrg. 6-25	Agric.& Res. Rec.& Dev. Hrg. 5-25 am. adop. 6-21 Approp. Hrg. 6-25	Passed am. 6-30	Finance	Passed 7-1	Engrossed 7-1 APPROVED 7-8 CHAPTER 368

578. Establish tax on bottled soft drinks. (O'Neil of Chesterfield and Yardley of Roxbury)	Ways & Means Hrg. 6-2	KILLED 6-10				
for violations of rules Dev.jt. and regulations at state Hrg. 5-26 forests & reservations. (Williamson of Goshen)	Res.Rec.& Dev.jt. Hrg. 5-26	Passed am. 6-9	Res.Rec.& Dev.	Passed 6-16	Engrossed 6-23 APPROVED 6-28 CHAPTER 205	E & _
580. Authorize corpora- tions to guarantee debts of others. (Craig of Manchester)	Jud. Hrg. 5-26	Passed 6-3	Jud. Hrg. 6-15	Passed 6-17	Engrossed 6-21 APPROVED 6-23 CHAPTER 183	
581. Sewage disposal Res. systems on islands. (Urie Dev. of New Hampton and Cham- Hrg. berlain of Alton)	Res.Rec.& Dev. Hrg. 5-13	Passed am. 5-19	Res.Rec.& Dev.	Passed 6-1	Engrossed 6-8 APPROVED 6-11 CHAPTER 149	
ing aid use of existing buildings in area schools & for acquisition of sites in anticipation of building schools. (Brown of Peterborough et al)	Educ. Jt. Hrg. 5-25	Passed 5-27	Educ.	Passed 6-2	Engrossed 6-8 APPROVED 6-11 CHAPTER 150	

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
583. Tax machinery as personal estate rather than real estate & broaden definition for tax purposes. (Guild of Gilford)	Ways & Means Hrgs. 5-13	L. C. 6-9			
584. Authorizing dept.of education to participate in federal program under Vocational Education Act of 1963. (Taft of Greenville and O'Neil of Chesterfield)	Educ. Jt.Hrg. 6-3	Passed 6-15	Educ.	Passed 6-17	Engrossed 6-21 APPROVED 6-23 CHA P TER 186
585. Monadnock Regional School District. (Watkin- son of Fitzwilliam)	Educ.jt. Hrg. 5-26	Passed am. 6-21	Educ.	Passe ¹ 6-22	Engrossed 6-24 APPROVED 6-30 CHAPTER 481
586. Access from land of Gladys and Marion Mac-Gregor to route 102 in Derry. (Stratton of Derry)	Pub.Works Hrgs. 6-11 6-14	KILLED 6-16			

Fassed am. Banks Passed POCKET VETOED 6-28 KILLED 7-1 KILLED Passed Pub. Health Passed Engrossed 6-9 APPROVED 6-11 Fassed Jud. 6-17 KILLED GHAPTER 154 Fassed am. Exec. Depts. Passed Engrossed 7-1 Finance GHAPTER 344
am. Banks Pub.Health Hrg. 6-2 Jud. R Hrg. 6-17 Hrg. 6-17 Frinance Finance
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- Labor Passed for Hrg. 5-18 6-28 ttal
visory Boiler Board & for Hrg. 5-1 safe construction, instal- Ins. lation, inspection, oper- Hrg. 6-ation, maintenance, & re-pair of boilers. (Davis of Concord.) 588. New Hampshire port authority & operation of air transportation facil- Hrg. 6-8 ities. (Ring of Hampton) 589. Foundation aid to Educ.jt. school districts. (De-Hrg. 5-2 Lude of Unity and McGee of Lincoln) 590. Medical assistance Pub.Wel. for aged. (O'Shan of Laconia) 591. Extend curfew regu- Run. & County Claremont) 592. Additional retire- Exec.Depment allowances for cer- Hrg. 5-1 tain retired state em- hrg. 5-26 App Haverhill)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
593. Suspend license of minor possessing or drinking intoxicating liquor or beverages while driving a motor vehicle. (Spitzli of Walpole)	Jud. Hrg. 5-27	Passed am. 6-10	Jud. Hrg. 6-17	Passed 6-22	Engrossed 6-28 APPROVED 7-2 CHAPTER 242
594. Eliminate fixing of retail price of milk by milk board. (Craig of Manchester et al)	Agric. Hrg. 6-9	L. C. 6-29			
595. Provide for registration of & service of process upon foreign partnerships. (Graig of Manchester.)	Jud. Hrg. 5-27	Passed am. 6-3	Jud. Hrg. 6-15	Passed 6-17	Engrossed 6-22 APPROVED 6-23 CHAPTER 187
596. Authorize suspension Jud. of an operator's license Hrg. by commissioner of safety under specified conditaions. (Craig of Manchester)	Jud. Hrg. 5-27	KILLED 6-3			

Jud. Passed Engrossed 7-1 APPROVED 7-8 CHAPTER 335	Jud. Passed Engrossed 6-25 Hrg. 6-15 6-24 APPROVED 7-1 CHAPTER 238		Finance Passed Engrossed 7-1 7-1 APPROVED 7-8 CHAPTER 369
Passed am 6-29	Passed 6-3	KILLED 7-1	Passed am. 6-30
Transp. Hrg. 5-18	Jud. Hrg. 5-27	Mil.& Vet. Hrgs. 5-28 5-I am. 6-8 Approp.Hrg. 6-10	Res.Rec.& Dev. jt. Hrg. 5-25 Approp.Hrg. 6-10
597. Amend fixing of law-ful speed limits on the highways & provide for penalties & other sanctions for violation thereof. (Craig of Manchester)	598. Authorize certain medical tests as condition to holding of motor vehicle operator's license. (Craig of Manchester)	599. Providing for new Hrgs. 5-28 nursing care unit at 5-28 Soldiers Home. (0'Shan of Laconia and Welch of Con-6-10 cord.)	600. Entering into New England Interstate Planning Compact & for related purposes. (Normandin of Laconia-Rules)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
601. Licensing of dogs & information on felonv. (Hood of Plainfield) (New Title)	Mun. & County Hrg. 6-8	Passed am. 6-23	Exec.Depts. Hrg. 6-25	Passed am. 6-28 Conf. Rept. adop. 6-30	Engrossed 7-1 APPROVED 7-8 CHAPTER 325
602. Sale of insurance. (Desmarais of Jaffrey)	Ins. Hrg. 6-23	Passed am. 6-23	Banks Hrg. 6-29	Passed 6-29	Engrossed 6-30 APPROVED 7-7 CHAPTER 288
603. Powers of Nathaniel Hawthorne College. (Edwards et al of Antrimetc.) (New Title)	Educ.Jt. Hrg. 5-20	Passed 5-27	Dispensed	Passed 5-27	Engrossed 5-27 APPROVED 5-28 CHAPTER 457
604. Increase membership of Manchester Board of Health. (Craig & Bartlett of Manchester)	Manchester Del. Hrgs. 5-26, 6-1	Passed am. 6-24	Manchest e r Del,	Passed 6-29	Engrossed 6-30 APPROVED 7-7 CHAPTER 495
605. Prohibit election- eering in vicinity of polling place. (Bartlett of Manchester)	Jud. Hrg. 5-14	KILLED 5-20			
606. Acquisition of certain dam & water rights on Suncook River by water resources board. (Plourde et al of Pembroke etc.)	Res.Rec.& Dev. Hrg. 5-27	Passed 6-2	Res.Rec.& Dev.	Passed 6-16	Engrossed 6-21 APPROVED 6-23 CHAPTER 180

	Engrossed 7-1 APPROVED 7-7 CHAPTER 299	Engrossed 6-24 APPROVED 6-30 CHAPTER 215	Engrossed 6-24 APPROVED 6-30 CHAPTER 223	
	am.			
	Passed am 6-28 (H. conc.)	th Passed 6-22	th Passed 6-22	
•••	Pub.Works Hrgs. 6-23 6-25	Pub.Health Hrg. 6-16	Pub.Health Hrg. 6-16	
KILLED 6-2	Passed am. 5-26	Passed 6-2	Passed 6-2	KILLED 7-1
Mun. & County Hrg. 5-26	Transp. Hrg. 5-19	Pub.Wel. Hrg. 5-19	Pub.Wel. Hrg. 5-19	Liquor
607. Appointment of po- licemen & firemen by town managers. (Peever of Salem)	608. Standards for tires on motor vehicles & trailers. (Coutermarsh of Lebanon)	609. Medical assistance for the aged. (Donnelly & Hickey of Dover)	610. Eliminate relative responsibility in administration of medical assistance for the aged (Donnelly & Hickey of Dover)	611. Repeal provisions regulating sales of liquor or beverages on Sundays in first class restaurants. (Bednar of Hudson)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
612. Imposing taxes on meals & rooms. (Bartlett of Manchester)	Ways & Means Hrg. 6-16	KILLED 7-1			
613. Town appropriations for railroad passenger service. (Coutermarsh of Lebanon-Rules)	Mun. & County Hrg. 6-3	Passed 6-9	Exec.Depts. Hrg. 6-17	Passed 6-21	Engrossed 6-24 APPROVED 6-30 CHAPTER 224
614. Transfer town of Sharon from Hillsborough County to Cheshire Coun- ty. (Brown of Peterbor- ough)	Mun. & County Hrg. 6-3	KILLED 7-1			
615. Salary of sheriff of Grafton Co. Grafton county. (Smith of Del. Plymouth and Coutermarsh Hrg. 6-9 of Lebanon)	Grafton Co. Del. Hrg. 6-9	Passed 6-16	Grafton County Del.	Passed 6-23	Engrossed 6-29 APPROVED 7-2 CHAPTER 263
616. Transferring regis- tration of boats to dept. of fish and game. (Bushey of Northumberland and Hunt of Stratford)	Exec.Depts. Hrg. 5-26	KILLED 7-1			

		Engrossed 6-15 APPROVED 6-16 CHAPTER 166			
		Passed Engle 6-10 APT CH			
		Mil.& Vet.			
KILLED 6-30	KILLED 7-1	Passed am. 6-8	L.C. 6-23	L. C. 6-9	KILLED 5-26
Pub.Wel. Hrg. 5-20	F. & G. Hrg. 6-8 am.adcp. 6-14 Approp. Hrg. 6-21	Mil.& Vet. Jt.Hrg 5-25	Mun. & County Hrg. 6-10	Pub.Wel. Hrg. 5-20	Transp. Hrg. 5-19
617. Establish traffic regulations at N.H.Hospital property. (O'Shan of Laconia)	& release of wild turkeys Hrg. 6-8 as game birds & author- izing F. & G. director to 6-14 Appropregulate fishing laws on Hrg. 6-21 Christine lake. (Anderson of Concord) (New Title)	619. Hawkers and peddlars Mil.& Vet. at veterans' meetings or Jt.Hrg conventions. (O'Shan of 15-25 Laconia)	620. Increasing fees for Mun. & sheriffs and deputy sher- County iffs. (St.Pierre of Hrg. 6. Rochester)	621. Transfer of sexual psychopaths from N.H. Hospital to state prison. (0'Shan of Laconia)	622. Operation of motor vehicles. (Clark of Lee)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
623. Allow for counting of absentee voting ballots during day of election. (Keefe of Portsmouth)	Jud. Hrg. 5-14 Portsmouth Del. Hrgs. 6-1, 6-2	KILLED 6-9			
624. Appropriate additional funds for capital improvements to technical institutes. (Craig of Manchester-Rules)	Approp. Hrg. 6-2	Passed 6-23	Finance	Passed 6-24	Engrossed 6-25 APPROVED 6-30 CHAPTER 226
625. Operators' & chauffeurs' licenses, the age of school bus operators & conduct after a motor vehicle accident. (Claflin of Wolfeboro)	Transp. Hrg. 5-25	Passed am. 6-9	Pub.Works Hrg. 6-15	Passed 6-16	Engrossed 6-23 APPROVED 6-28 CHAPTER 207
626. Voting for school Educ. Jt. board members in Newfound Hrg. 5-19 Area School District. (Urie of New Hampton) (New Title)	Educ. Jt. Hrg. 5-19	Passed 5-25	Educ.	Passed am. 6-1 (H.conc.)	Engrossed 6-14 APPROVED 6-16 CHAPTER 470

Engrossed 6-25 APPROVED 6-28 CHAPTER 191				Engrossed 6-28 APPROVED 7-2 CHAPTER 243
Passed 6-21				Passed 6-22
Exec.Depts. Hrg. 6-17				Res.Rec.& Dev.
Passed 6-3	L.C. 6-14	KILLED 6-2	KILLED 6-8	Passed am. 6-16
Sullivan County Del. Hrg. 6-1	Exec.Depts. Hrg. 5-26	Mun. & County Hrg. 5-26	Ways & Means Hrgs. 5-20, 6-9	Pub.Werks tion, Hrg. 6-4 ion in- ay e t test-
627. Increasing salary of Sullivan county commissioners of County De Sullivan County. (DeLude Hrg. 6-1 of Unity)	628. Long service state employees. (Rufo of Concord)	629. Allow towns to increase their boards of selectmen. (Bednar of Hudson)	630. Provide funds for Fish & Game Department. (Dionne of Nashua)	631. Water resources, flood control, recreation, conservation, navigation & the construction of inland navigable waterway from Alton Bay on Lake Winnipesaukee to Great Bay. (Winkley of Rochester)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
632. Provide a tax on incomes. (Guild of Gil-ford & Head of Laconia)	Ways & Means Hrg. 5-26	KILLED 6-16			
633. Clarify procedure for delivery of absentee ballots to moderator. (Bednar of Hudson)	Mun. & County Hrg. 5-27	Passed am. 6-8	Mun. & County Hrg. 6-17	Passed 6-21	Engrossed 6-24 APPROVED 6-30 CHAPTER 225
634. Provide a split season for taking of deer & for license for taking deer in designated zone of deer line. (Huggins of Pittsburg)	F. & G. jt. KILLED Hrg. 5-18 7-1	KILLED 7-1			
635. Regulate enactment of zoning ordinances in towns. (Greene of Rye)	Mun. & County Hrg. 6-2	KILLED 6-8			
636. Allow towns & cities Pub.Works to spend town road aid Hrg. 6-15 money on bridge construction & repair. (Morse of Enfield)	Pub.Works Hrg. 6-15	KILLED 6-17			

		Engrossed 6-29 APPROVED 7-2 CHAPTER 257		
	L. C. 6-30	Passed 6-25	ADVISORY COUNCIL UNEMPLOY- MENT COMP. 6-24	
	Educ. Hrg. 6-30	Finance	Labor Hrg. 6-21	
KILLED 7-1	Passed am. 6-28	Passed am. 6-23	Passed 6-16	KILLED 6-10
Res.Rec.& Dev. Jt. Hrg. 6-9	Educ. Jt. Hrg. 6-17	Approp. Hrg. 6-3	Labor Hrg. 6-1	Jud. Hrg. 6-1
637. Establish a public access advisory board to develop access to public waters & to provide a marine fuel fund to finance it. (Palmer of Plaistow et al)	638. Salem school distrrict. (McMahon & Gelt of Salem)	tain capital improve- ments at Keene and Ply- mouth state colleges and extending the appropri- ations therefor. (Clark of Lee)	640. Clarify unemployment compensation laws relating to disqualification for pregnancy. (Bednar of Hudson)	641. Regulate conduct of business on legal holidays. (Corey of Manchester)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
642. Retail sales on certain legal holidays. (DesGrosseilliers of Manchester)	Jud. Hrg. 6-1	KILLED 6-10			
643. Removal of names from check-lists in cities because of failure to vote at two previous biennial elections. (Call of Portsmouth)	Mun. & County failure Hrg. 5-27 vious (Call	KILLED 6-8			
644. Review of check- lists in cities after biennial elections. (Call of Portsmouth)	Mun. & County Hrg. 5-27	KILLED 6-9			
645. Publication of names removed from check-lists. (Call of Portsmouth)	names Mun. & ists. County Hrg. 5-27	KILLED 6-8			
646. Publication of notice of sessions for correction of check-lists. (Call of Portsmouth)	Mun. & County Hrg. 5-27	KILLED 6-10			

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					Engrossed 5-13 APPROVED 5-18 CHAPTER 99
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KILLED 6-8	KILLBD 6-24	KILLED 6-30	KILLED 6-21	KIL 6-	Passed 5-12
Mun. & County Hrg. 5-27	Educ. Hrg. 6-21	Banks Hrg. 5-25	Ins. Hrg. 5-26	Exec.Depts. KILLED Wrgs. 6-1 6-15 6-10	ad-Dispensed a- or-
647. Certification of check-lists. (Call of Portsmouth)	648. Unions or associa- tions of teachers.(Dionne of Nahsua-Ward 2)	649. Small loans. (Maloo-Banks mian of Somersworth et al)Hrg.	650. Governing veterinary medical service corporations & animal hospital service corporations. (Desmarais of Jaffrey)	651. Establishing an unclassified position of director of liquor operations & defining the powers of liquor commission. (Craig of Manchester)	652. Providing for an additional appropriation for expenses of legislature. (Eaton of Hillsborough)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
653. Making appropriations Approprior expenses of certain Hrgs. 5 departments of state for year ending June 30,1966. (Eaton of Hillsborough)	sApprop. Hrgs. 5-20 5-21	Passed am. 5-27	Finance	Passed am. 6-21 Conf. Rept. adop. 6-28	AI CI
654. Making appropriations for expenses of certain departments of state for year ending June 30, 1967. (Eaton of Hillsborough)	ia- Approp. of cer-Hrgs. 5-20 state 5-21 le 30,	Passed am. 5-27	Finance	Passed am. 6-21 Conf. Rept. adop. 6-28	Engrossed 7-1 APPROVED 7-7 CHAPTER 282
655. Adjust sick leave of Exec.Depts. Passed am. state police injured in Hrg. 6-1 6-3 the line of duty. (Sherman of Lancaster)	Exec.Depts. Hrg. 6-1	Passed am. 6-3	Exec.Depts. Hrg. 6-17	Passed am. 6-21 (H.conc.)	Engrossed 6-23 APPROVED 6-28 CHAPTER 209
656. Requiring voters to Jud. fill out & furnish signa-Hrg. ture cards to supervisors of check-list. (Rich of Littleton et al)	Jud. Hrg. 6-2	KILLED 6-10			

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	Engrossed 6-30 APPROVED 7-6 CHAPTER 272		POCKET VETOED 7-8	Engrossed 6-22 APPROVED 6-25 CHAPTER 189	Engrossed 7-1 APPROVED 7-8 CHAPTER 365	
	Passed 6-28	KILLED 6-30	Passed 6-30	Passed 6-15	Passed am. 6-30 Conf. Rept. adop. 7-1	
	Pub.Works Hrg. 6-23	Jud. Hrg. 6-28	Pub.Works Hrgs. 6-23 6-25	Exec.Depts. Hrg. 6-10	Finance	
KILLED 6-9	Passed am. 6-15	Passed am. 6-23	Passed am. 6-16	Passed 5-27	Passed am. 6-25	KILLED 6-16
Ways & Means Hrg. 6-1	Mun. & County Hrg. 6-10	Jud. Hrg. ,6-3 am.adop. Approp.	Pub.Works Hrg. 6-10	Jud. Hrg. 5-25	Approp. Hrg. 6-1	Labor Hrg. 6-1
657. Exempt first \$4000 in assessment of persons over 70 who have an income of \$3000 or less. (McMeekin of Haverhill)	658. Movement of house trailers or mobile homes. (Hall of Londonderry)	659. New England State Police Compact. (Totman of Alstead)	660. Study for an east- west highway. (Taft of Greenville)	661. N.H.Congregational- Christian Conference. (Frizzell of Charlestown)	662. Salaries of unclass-Approp. ified state officials. Hrg. 6-1 (Craig of Manchester)	663. Compensation for death of persons without dependents under workmen's compensation. (Bednar of Hudson)

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	ACTION				7 -1 7-8 318	
	FINAL ACTION				Engrossed 7-1 APPROVED 7-8 CHAPTER 318	
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	S. Action			KILLED 7-1	Passed am. 6-22 Conf. Rept. adop. 6-29	
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	HB - Title - Spon	of public works & highways to keep Kancamagus Highway open throughout year. (McGee of Lincoln)	665. Require physical bar-Pub.Works riers to be built at each Hrg, 6-16 end of Kancamagus Highway when highway is closed to traffic. (McGee of Lincoln)	666. Election of district officers nar of Hudson et	667. Hearings in enact- ment of zoning ordinan- ces by towns. (Bednar of Hudson)	668. Powers of executive
	T - 5	4. R pub ys t ghwa ar.	665. Rriers end of when h traffic	6. E stri	667. He ment of ces by Hudson)	8. P.
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6-17

county conventions. | Hrgs. 6-7

(Allan of Meredith et al)

	Passed Engrossed 6-30 6-28 APPROVED 7-6 CHAPTER 273			Passed Engrossed 6-23 APPROVED 6-28 CHAPTER 479	Passed Engrossed 7-1 7-1 Conf. APPROVED 7-8 Rept.adop. CHAPTER 370
	Pub.Works Hrgs. 6-23			Exec.Depts. Hrg. 6-17	Pub, Works F
L. C. 6-14	Passed 6-14	DEPT. PUB. WORKS & HIGHWAYS 6-30	KILLED 6-24	Passed am. 6-9	Passed am. 6-30
Jud. Hrg. 6-2	Transp. Hrg. 6-3	Pub.Works Hrg. 6-16	Manchester Del. Jt. Hrg. 6-11	- Mun. & County & Hrg. 6-2	nt Transp.Hrg. sion 6-9 Approp. Hrg. 6-24
669. Conflict of interest in sale of liquor by public officials, employees & others. (Craig of Manchester)	670. Registration of buses. (Collishaw of Exeter)	671. Layout & construction of state highway. (Davis & Roberts of Conway)	672. Longevity pay for certain employees of Man- chester. (Conover of Man- chester)	673. Legalizing proceed- ings at town meetings Mar.12,1963,Mar.9,1964, & June 24,1964 in Lincoln. (McGee of Lincoln)	674. Create a permanent traffic safety commission (Craig of Manchester)

HB - Title - Sponsor 675. Regulating voting hours. (Bednar of Hudson)	H. Com. Mun. &County Hrgs. 6-7	H. Action KILLED 6-17	S. Com.	S. Action	FINAL ACTION
676. Establish a uniform motor vehicle certificate of title & anti-theft act (Lemieux of Manchester & MacFarlane of Swanzey)	Transp. Hrg. 6-8	L. C. 6-14			
677. Repeal charters of certain corporations. (Taft of Greenville)	Jud. Hrg. 6-10	Passed am. 6-15	Jud. Hrg. 6-22	Passed 6-23	Engrossed 6-25 APPROVED 7-1 CHAPTER 482
678. Aid program for talented students. (Makris of Nashua)	(Makris Hrg. 6-24	Passed am. 6-29	Educ.	Passed 6-30	Engrossed 7-1 APPROVED 7-8 CHAPTER 315
679. Create a joint state Banks Hrgs. capital city planning 6-4, 6-8 am board. (Bingham of Con-adop.Approp cord)	Banks Hrgs. 6-4, 6-8 am. adop.Approp. Hrg. 6-21	Passed am. 6-30	Finance	Passed 7-1	Engrossed 7-1 APPROVED 7-8 CHAPTER 345
680. Require use of a tow-bar in towing vehicle on any roadway. (Moriarty of Merrimack)	of a Transp. vehicles Hrg. 6-3	KILLED 6-14			

of fees collected by, register of deeds for Grafton county. (McMeekin of Haverhill) 682. Establish a division 682. Establish a division 683. Farty designation of Banks Hrgs of registered voters. 684. Election in city of Keene Del.	. s . s	Passed 6-16 Fassed am. 6-29 L. C. 6-22 Passed am.	Grafton County Del. F. & G.	Passed 6-29 Passed 6-30	Engrossed 6-30 APPROVED 7-7 CHAPTER 292 Engrossed 7-1 APPROVED 7-7 CHAPTER 307 Fnorossed 6-30
L 0	Hrg. 6-23 Liquor Liquor Ways & Means Hrg. 6-10 Jud. Hrg. 6-3		באיני בי	6-28	

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
688. Periodic re-assess-ment of property in cooperative school districts & area schools. (MacFarlane of Swanzey)	Ways & Means Hrgs. 6-10, 6-16	KILLED 7-1			
589. Changing name of New Mun. & Hampton Village Fire Pre-Gounty cinct to New Hampton Village Precinct. (Urie of New Hampton)	of New Mun. & e Pre- County n Vil-	Passed 6-8	Exec.Depts. Hrg. 6-17	Passed 6-21	Engrossed 6-23 APPROVED 6-28 CHAPTER 477
590. Recording of action when school district takes land by eminent donain. (Brocklebank of Hollis)	Banks Hrgs. 6-4 6-8	Passed 6-14	Jud. Hrgs. 6-17 6-22	Passed 6-24	Engrossed 6-25 APPROVED 7-1 CHAPTER 234
191. Amend police retire- nent statute. (Casey of fanchester et al)	Exec.Depts. Hrg. 6-9 Approp. Hrg. 6-25	KILLED 7-1			
592. Designating February Educ. as "American History Hrg. fonth". (Berry of Barring-	Educ. Hrg. 6-10	Passed 6-15	Educ.	Passed 6-17	Engrossed 6-21 APPROVED 6-23 CHAPTER 184

693. Regulate licensing, Pub.Works location & relicensing of Hrg. 6-18 motor vehicle junk yards. (McGee of Lincoln et al)	Pub.Works Hrg. 6-18	Passed am. 6-30	Pub.Works	Passed am. 7-1 (H.conc.)	Engrossed 7 APPROVED 7 CHAPTER 3	7-1 7-8 372
594. Costs in cases against state officials. (Cobleigh of Nashua)	Jud. Hrg. 6-3	KILLED 6-14				
595. Extend school bus pperation laws. (Schwaner of Plaistow)	Transp. Hrg. 6-3	KILLED 7-1				
596. Reduce residence re- quirement to vote for presidential election. (Cobleigh of Nashua)	Banks Hrgs. 6-4 6-9	Passed 6-14	Exec.Depts. Hrg. 6-21	Passed am. 6-25 (H .conc.)	Engrossed 6-29 APPROVED 7-2 CHAPTER 258	6-29 7-2 258
697. Amending charter of Jud. N.H.Congregational-Chris-Hrg. 6-9 tian Conference & chang- ing name of said corpor- ation. (Frizzell of Charlestown)	Jud. Hrg. 6-9	Passed 6-14	Exec.Depts. Hrgs. 6-21 6-24	Passed 6-25	Engrossed 6-28 APPROVED 7-2 CHAPTER 487	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
698. Granting police pow- ers of arrest to tramway inspectors. (Bigelow of Warner)	Exec.Depts. Hrgs. 5-27 6-17	KILLED 7-1				

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
699. Establish minimum qualifications for special workers employed by counties. (Feldman of Manchester)	nimum Mun. & or County employed Hrg. 6-16 Idman	KILLED 6-21			
700. Permitting towns to change method of voting from non-partisan to Australian ballot system, (Marcotte of Rollinsford)	Mun. & County Hrg. 6-16	KILLED 6-21			
701. Purchase of supplies Pub.Work by dept. of public works Hrg. 6-8 & highways for sale to am. adop other depts. & institu- Approp.Htions of state & to 6-28 subdivisions. (Allan of Meredith)	supplies Pub.Works ic works Hrg. 6-8 ale to am. adopnstitu- Approp.Hrg. 6-28to 6-28	Passed am 6-30	Finance	Passed 7-1	Engrossed 7-1 APPROVED 7-8 CHAPTER 350
702. Legalizing pro- ceedings of annual meeting of Rye School District. (Greene of Rye) (Rules)	Educ. Jt. Hrg. 5-27	Passed 6-1	Educ.	Passed 6-2	Engrossed 6-8 APPROVED 6-11 CHAPTER 468

6-23 6-28 210	6-29 7-2 267	6-30 7-7 289	6-23 6-28 480	6-23 6-28 206	
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6-17	Res.Rec.& Dev.	6-29	Exec.Depts Hrg. 6-21	Exec.Depts. Hrg. 6-21	
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(1)	04. Establishing water pollution commission as an independent agency. (Urie of New Hampton & Craig of Manchester)	town	706. Dover city charter. (Flanagan of Dover) (Rules)	07. Property holdings by people called Friends or Quakers. (Scott-Craig of Hanover)	
03. Revocation of hunting license for viction by court of another state. (Whee of Shelburne)	704. Establishing water pollution commission a an independent agency. (Urie of New Hampton & Craig of Manchester)	705. Representative meeting government. (Bednar of Hudson)	<pre>J6. Dover city char (Flanagan of Dover) (Rules)</pre>	707. Property holdings by people called Fries or Quakers. (Scott-Crof Hanover)	
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(Craig of Manchester) (Rules)

		Engrossed 6-24 APPROVED 6-30 CHAPTER 216	6-30 7-6 274	
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change his party designation or remove his party designation immediately after voting. (Cobleigh of Nashua)	11. Salaries of mayor & councilmen of Laconia. (Stafford of Laconia)	an appor- represen- eneral	713. Application of motor Transp. vehicle laws to certain hrg. 6-9 non-public ways. (Grinnell of Durham)	14. Tax exemption on real estate conveyed to tax exempt organizations with retention of life estate. (Kurth of Sandwich)
change his party designation or remove his party designation immediately after voting (Cobleigh of Nashua)	711. Salaries of mayor councilmen of Laconia. (Stafford of Laconia)	712. To make an apportionment of representatives to general court. (Stevenson of Bethlehem)	13. Application of m vehicle laws to cert. non-public ways. (Grinnell of Durham) (Rules)	714. Tax exemption on real estate conveyed tax exempt organizat; with retention of lisestate. (Kurth of Sandwich)
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HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
715. Amend powers of passenger tramway safety board. (Bigelow of Warner)	Res.Rec.& Dev. Hrg. 6-23	Passed am. 6-28	Pub.Works	KILLED 7-1	
716. U.S. Trade Expansion Act of 1962 & Unemploy- ment Compensation. (Angus of Claremont) (Rules)	Labor Hrg. 6-22	Passed am. 6-25	Labor Hrg. 6-29	Passed am. 6-29 Conf. Rept.adop. 6-30	Engrossed 7-1 APPROVED 7-8 CHAPTER 373
717. Nonresident student hunting & fishing license. (Murphy of Pittsfield & Wheeler of Shelburne) (Rules)	F. & G. Jt. hrgs. 6-9, 6-15	KILLED 6-17			
718. Permitting doctors to have emergency lights on motor vehicles. (Lemieux of Manchester)	Transp. Hrg. 6-10	KILLED 6-17			
Al9. To compensate towns & cities for tax losses because of state owned land. (Smith et al of Plymouth etc.)	Ways & Means Hrg. 6-14	KILLED 7-1			

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				Liquor	
J.C. 6-22	KILLED 7-1	KILLED 7-1	KILLED 7-1	Passed am. 6-25	KILLED 6-25
Jud. Hrg. 6-9	Res.Rec.& Dev. Jt. Hrg. 6-16	Transp. Hrg. 6-9 Approp. Hrg. 6-25	Laconia Del. Hrgs. 6-10, 6-17	Exec.Depts. Hrg. 6-14	Exec.Depts. Hrg. 6-15
720. Prohibit invasion of personal privacy. (Hamilton of Claremont)	721. Provide access to ocean waters. (Greene of Rye)	722. Establishing N.H. Transportation Authority. (McGee of Lincolm & Coutermarsh of Lebanon)	723. Salaries of certain ward officers of Laconia. (Hayner of Laconia)	724. Sale of liquor to members of associations affiliated with certain clubs. (Welch of Concord)	725. Registration as a professional engineer. (Feldman of Manchester)

HB - Title - Sponsor	н. Сош.	H. Action	S. Com.	S. Action	FINAL ACTION
726. Provide 4 state police substations. (Ring & Casassa of Hampton)	Approp. Hrg. 6-10	KILLED 7-1			
727. Election of certain city & ward officers in Nashua on a political party basis. (Makris of Nashua)	Nashua Del.	KILLED 7-1			
728. Full time employees of approved public academies. (Plourde of Pembroke)	Exec.Depts. Hrg. 6-15	Passed 6-22	Exec.Depts. Hrgs. 6-25 6-28	Passed 6-28	Engrossed 6-30 APPROVED 7-7 CHAPTER 293
729, Private water sup- plies. (McGee of Lincoln) Hrg. 6-15 Approp. Hrg. 6-24	Pub.Works Hrg. 6-15 Approp. Hrg. 6-24	Passed am. 6-30	Pub.Works	Passed am. 7-1 (H.conc.)	Engrossed 7-1 APPROVED 7-8 CHAPTER 338
730. Clarify method of procedure of casting absentee ballots by moderator. (Bednar of Hudson)	Mun. & County Hrg. 6-16	Passed am. 6-21	Exec.Depts. Hrg. 6-24	Passed 6-25	Engrossed 6-28 APPROVED 7-2 CHAPTER 249

Engrossed 6-28 APPROVED 7-2 CHAPTER 250	Engrossed 6-30 APPROVED 7-6 CHAPTER 275		Engrossed 6-30 APPROVED 7-8 CHAPTER 320	Engrossed 7-1 APPROVED 7-8 CHAPTER 376	POCKET VETOED 7-8
Passed 6-25	Passed 6-28	KILLED 7-1	Passed am. 7-1 (H.conc.)	Passed 7-1	Passed 7-1
am. Exec.Depts. Hrg. 6-25	Pub.Health	Liquor	Jud. Hrg. 6-28	Jud. Hrg. 6-28	Jud. Hrg. 6-29
Passed am. 6-22	Passed 6-23	Passed am. 6-25	Passed 6-21	Passed am. 6-23	Passed am. 6-25
Banks Hrg. 6-16	Pub.Health Hrg. 6-21	Liquor Hrg. 6-17	Mun. & County Hrg. 6-16	Banks Hrg. 6-21)	Mun. & County Hrg. 6-22
731. Solicitation of funds for religious, benevolent or philantrophic purposes. (Cobleigh of Nashua)	732. Prohibit forging or altering prescription under drug law. (Claflin of Wolfeboro)	733. Employment in places of business where alcoholic beverages & beer are sold. (Keefe et al of Portsmouth)	734. Clarify procedure on challenges of absentee ballots.(Bednar of Hudson)	735. Regulate retail installment buying under progressive time contracts. (Bednar of Hudson	736. Regulate recording of deeds in subdivision of land plats. (Claflin of Wolfeboro)

FINAL ACTION		Engrossed 7-1 APPROVED 7-8 CHAPTER 321	Engrossed 7-1 APPROVED 7-7 CHAPTER 297	Engrossed 7-1 APPROVED 7-8 CHAPTER 339
ţr.		Eng APP CHA	Eng APF CHA	Eng APP CHA
S. Action		Passed 6-30	Passed 6-29	Passed 7-1
S. Com.		Pub.Health Hrg. 6-30	Jud. Hrg. 6-29	Pub.Works
H. Action	KILLED 7-1	Passed 6-25	Passed am. 6-25	Passed am. 6-24
Н. Сош.	Educ. Jt. Hrg. 6-15 Approp. Hrg. 6-24	Pub.Wel. e Hrg. 6-17	Jud. . Hrg. 6-11	Transp. Hrg. 6-21
HB - Title - Sponsor	737. Making appropriation to reimburse certain towns in cooperative school districts. (Clark of Lee) (Rules)	738. Permitting state, county & towns to require certain recipients of welfare to perform labor for state, county or town government. (Cobleigh of Nashua)	739. Establish state commission for human rights. (Craig et al of Manchester etc.)	740. Require driver educ. as a condition to right of certain minors to obtain operator's license. (Craig of Manchester)

				Engrossed 7-1 APPROVED 7-8 CHAPTER 319		Engrossed 7-1 APPROVED 7-7 CHAPTER 497
		KILLED 7-1		Passed 6-30	KILLED 7-1	Passed am. 6-29 (H. conc.)
		Pub.Works		Exec, Depts.	Pub.Works	am. Manchester Del.
L. C. 6-25	KILLED 6-21	Passed am. 6-30	KILLED 6-22	Passed am. 6-29	Passed 6-23	Passed 6-25
Pub.Wel. Hrg. 6-16	Liquor Hrg. 6-16	Pub.Works Hrg. 6-17	Ways & Means Hrg. 6-17	Ins. Hrg. 6-16 am.adop. Approp. Hrg. 6-25	Pub.Works Hrg. 6-17	r. Manchester Del. Jt. Hrg. 6-11
741. Providing that state assume responsibility for care & board of foster children. (Clark et al of Lee etc.)	742. Pertaining to advertising of alcoholic beverages. (Lemieux of Manchester)	743. Amend junk dealers law. (Spanos of Newport)	744. Taxation of bill-boards. (Lemieux et al of Manchester etc.)	745. Amend law relating to real estate brokers & salesmen. (DeBlois of Laconia)	746. Regulate taking of land for access to private recreational areas. (McGee of Lincoln)	747. Charter of Manchester. (Capistran of Manchester)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
748. Procedure for reassessments of taxable property by tax commission. (Bednar et al of Hudson etc.)	Mun, & County Hrg. 6-22	passed am, 6-25	Wavs & Means	Passed am. 6-28 (H.conc.)	Engrossed 6-29 APPROVED 6-30 CHAPTER 227
749. State civil defense agency. (Ring et al of Hampton)	Anprop. Hrg. 6-15	KILLED 7-1			
750, Regulating sale of used motor vehicles. (Cobleigh of Nashua)	Transp. Hrg. 6-16	KILLED 7-1			
751. State flags.(Craig et al of Manchester etc.	Mil.&Vet.) Jt.Hrg. 6-21	Passed am. 6-24	Mil. &Vet.	Passed am. 6-30 (H.conc.)	Engrossed 7-1 APPROVED 7-8 CHAPTER 351
752. Create a Family Court.(Leonard et al of Nashua etc.)	Jud. Hrg. 6-15	J.C. 6-21			
753. Establish a milk control commission. (Raiche et al of Manchester etc.)	Agric. Hrg. 6-24	KILLED 7-1			

	Engrossec 6-25 APPROVED 6-28 CHAPTER 192				Engrossed 6-30 APPROVED 7-6 CHAPTER 276
	passed am. 6-24 (H.conc.)			KILLED 7-1	Passed 6-28
	Grafto County Del.			Jud.	Exec.Depts.
KILLED 6-24	Passed am. 6-16	KILLED 6-22	KILLED 7-1	Passed am. 6-25	. Passed 6-25
Res.Rec.& KILLED 6-24 Hrg. 6-17	Grafton County Del. Hrg. 6-9	Pub.Works Hrg. 6-17	Concord Del. Hrg. 6-24	Mun.& County Hrg. 6-22	Exec.Depts, Passed Hrg. 6-22 6-25
754. Provide funds to alleviate drouth conditions in state. (Craig et allof Manchester etc.) (Rules)	755. Salary of Grafton county attorney. (McGee et al of Lincoln etc.) (Rules)	756. Classification of highway in Enping. (Pennington of Epping) (Rules)	757. Providing for election of Concord Union School Board members at city municipal biennial election. (Welch of Concord)	758. Selection of jurors. (Heald of Keene)	759. Auctioneers.(Rose-doff of Nashua)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
760. Prohibit public ut- ilities from cutting off service for non-payment of bills until after 60 days notice. (Cobleigh of Nashua)	Pub.Works Hrg. 6-17	KILLED 7-1			
761. Prohibit building inspectors from issuing permits to himself or to his employer. (Bednar of Hudson)	Mun.& County Hrg. 6-22	KILLED 6-24			
762. Appropriate funds for feeder road in Sandwich. (Kurth of Sandwich)	Pub.Works Hrg. 6-17	KILLED 6-22			
763. Proof of qualifications of candidates for office. (Healy et al of Manchester etc.)	Jud. Hrg. 6-15	KILLED 6-21			
764. Sick leave benefits for state employees. (Stafford of Laconia)	Exec.Depts Hrg. 6-22	KILLED 6-25			

Engrossed 7-1 APPROVED 7-8 CHAPTER 346				Engrossed 7-1 APPROVED 7-8 CHAPTER 352	
Passed am. En 6-30 AP (H.conc.)				Passed am. En 7-1 AP (H. conc.)	
Jud. Hrg. 6-29				Pub. Health	
Passed am. 6-25	KILLED 6-29	KILLED 6-30	L. C. 6-29	. Passed am. 6-25	Am. adop. 6-25 STATE BOARD OF EDUCATION
Mun.& County Hrg. 6-22	Educ. Jt. Hrg. 6-23	Pub.Wel. Hrg. 6-22	Ways & Means Jt. Hrg. 6-18	Exec.Depts Hrgs. 6-15 6-17, 6-18 6-21	Educ. Jt. Hrg. 6-24
765. Hearings in enact- ment of building code ordinances. (Bednar of Hudson)	766. Amend education law with respect to special meetings of school district. (Mack of Orford)	767. Establishing state commission for blind. (Howard et al of Concord etc.)	768. Manufacture, trans- portation & sale of wine. (Stafford of Laconia)	769. Clarifying duties, responsibilities, & qualifications in dept. of Health & Welfare. (Clark et al of Lee, etc.)	770. Establish a voca- tional-technical school in Keene area. (MacFar- lane of Swanzey) (Rules)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
771. Legalize proceedings Mun.& of annual town meetings County of Waterville on 5/5/62, Hrg. 6-21 5/18/63, 5/16/64 & 5/13/65 & to regulate election day activities. (Smith of Plymouth) (Rules)	Mun.& County Hrg. 6-21	Passed 6-23	Jud. Hrg. 6-25	Passed am. 6-30 Conf. rept. adop. 7-1	Engrossed 7-1 APPROVED 7-8 CHAPTER 499
772. Legalize proceedings of special meeting of Goshen-Lempster Cooperative School District on 6/5/65. (Williamson of Goshen) (Rules)	Educ. jt. Hrg. 6-16	Passed 6-21	Educ.	Passed 6-21	Engrossed 6-23 APPROVED 6-28 CHAPTER 478
773. Motor vehicle driver education in high schools. (Ferguson of Milford) (Rules)	driver Transp. Hrg. 6-21	KILLED 6-24			
774. Permit police & public officials to withhold names of victims of rape & other assaults. (Cobleigh of Nashua)	Jud. Hrg. 6-16	KILLED 6-30			

		Engrossed 7-1 APPROVED 7-8 CHAPTER 333			
		Passed 7-1			
		Jud. Hrg. 6-28			
KILLED 6-30	KILLED 6-30	Passed am. 6-24	J.C. 6-24	KILLED 7-1	
Educ. jt. Hrg. 6-22	Jud. Hrg. 6-16	Jud. Hrg. 6-16	Res.Rec.& Dev. jt. Hrg. 6-22	Jud. Hrg. 6-16	
775. Establish an engineering scholarship program for N.H. residents at UNH. (Cobleigh of Nashua)	776. Establish a dept. of adult correction. (Cournoyer et al of Jaffrey etc.)	777. Approved blood tests for military personnel. (Putnam of Lebanon)	778. Defining public salt water areas. (Greene of Rye)	779. Appointment of assistants at recount arising out of a biennial election. (Makris of Nashua)	

FINAL ACTION		Engrossed 6-28 APPROVED 7-2 CHAPTER 490	Engrossed 7-1 APPROVED 7-6 CHAPTER 281	Engrossed 6-30 APPROVED 7-6 CHAPTER 277	
S. Action		Passed 6-25	Passed am. 6-30	Passed 6-28	
S. Com.		Educ.	Finance	Finance	
H. Action	KILLED 6-24	Passed 6-24	Passed am. 6-25	Passed am. 6-25	KILLED 6-30
H. Com.	Liquor s Hrg. 6-18	Educ. Jt. Hrg. 6-22	Approp. Hrg. 6-16	Educ. Jt. Hrg. 6-24	n Transp. Hrg. 6-23
HB - Title - Sponsor	780. Authorizing local law enforcement officials to enter clubs serving alcoholic beverages. (Osborne of Portsmouth)	781. Authorize Plymouth School District to es- tablish capital reserve with proceeds of sale of school buildings. (Smith of Plymouth)	782. Making appropriation for capital improvements & long term repairs for State of N.H. (Casassa et al of Hampton etc.)	783. Establishment of state junior colleges. (Nikitas of Nashua)	784. Fees for registration of motor vehicles used in connection with land or forest improvement practices. (Stevens of Epsom)

	Engrossed 7-1 APPROVED 7-8 CHAPTER 330	Engrossed 7-1 APPROVED 7-8 CHAPTER 356	Engrossed 7-1 APPROVED 7-8 CHAPTER 316
	Passed am. 6-30 (H.conc.)	Passed 6-30	Passed am. 6-30 (H.conc.)
	Jud.	Pub.Health Hrg. 6-30	Exec.Depts.
L.C. 6-28	Passed am. 6-29	Passed am. 6-25	Passed am. 6-29
Ins. Hrg. 6-24	Reapportionment Com.	Pub.Health Hrg. 6-23	Mun. & County Hrg. 6-21
agent's rights to deferred income for services performed by agent. (Pratt of Keene)	786. Provide for voting by representative districts for house of representatives & other offices. (Stevenson of Bethlehem)	787. Authorize seeing eye dogs to accompany their masters into public eating places. (0'Shan of Laconia)	788. Provide for optional provision for custody of jail & house of correction in Rockingham County. (Cole of Swanzey) (Rules) (New Title)

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
789. Unfair sales act. (Christie of Mont Vernon)	Jud. Hrg. 6-21	KILLED 6-28			
ings of annual town meeting held in Epping & authorizing an increase or decrease in board of selectmen. (Pennington of	Mun. & County Hrg. 6-22	Passed 6-25	Exec.Depts.	Passed am. 6-30 Conf. rept. adop. 7-1	Engrossed 7-1 APPROVED 7-8 CHAPTER 500
Epping) (Rules) (New Title) 791. Mob action. (Craig et al of Manchester etc.) (Rules)	Jud. Hrg. 6-17	Passed am, 6-17	Dispensed	Passed 6-17	Engrossed 6-17 APPROVED 6-17 CHAPTER 167
792. Establish new apportionment for assessment of public taxes. (Taft of Greenville)	Ways & Means Jt. Hrg. 6-24	Passed 6-29	Ways & Means	Passed 6-30	pa Q
793. Study for projecting state fiscal require-ments biennially through 1975. (Eaton of Hills-borough) (Rules)	Approp. Hrgs. 6-22 6-23	Passed am. 6-23	Finance	Passed 6-24	Engrossed 6-25 APPROVED 7-1 CHAPTER 237

	Engrossed 7-1 APPROVED 7-7 CHAPTER 300	Engrossed 7-1 APPROVED 7-8 CHAPTER 334
	Passed 6-29	Passed 6-30
	Labor	Finance
KILLED 7-1	Passed am. 6-28	Passed 6-30
Ways & Means Jt. Hrg. 6-23	Labor Hrg. 6-23	Approp.
794. Provide a franchise tax on coin operated machines. (Schwaner et al of Plaistow etc.)	795. Amend workmen's compensation law. (Angus of Claremont)	796. Providing for additional appropriations to meet certain contractual deficiencies. (Weeks, Craig of Greenland & Manchester)

HOUSE JOINT RESOLUTIONS

HJR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
1. Approp. toward reconstruction of Fort at No. 4. (Adams et al of Charlestown, etc.)	Approp. Hrg. 5-18	Passed 6-22	Dispensed	Passed 6-23	Engrossed 6-24 APPROVED 6-30 CHAPTER 399
2. Approp. funds for installation of bell tower at Cathedral of Pines. (Allen of Rindge)	Approp. Hrg. 5-18	KILLED 7-1			
3. Provide comp. for persons damaged by limitations on signs on interstate highways. (Stevenson of Bethlehem)	Pub.Works Hrg. 1-28 Approp. Hrg. 3-30	Passed 5-26	Pub.Works & Finance Hrg. 6-7	Passed 6-8	Engrossed 6-14 APPROVED 6-15 CHAPTER 389
4. Provide funds for increase in daily rate paid nursing homes for care of welfare recipients. (Ferguson of Milford)	Approp.	KILLED 7-1			
5. Kaston R. Zablackas. (Bingham of Concord)	Claims & Aero Hrg. 4-8	Passed 4-21	Banks Hrg. 5-11	Passed 5-12	Engrossed 5-13 APPROVED 5-18 CHAPTER 386

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6 -30 7 -6 405	6-15 6-16 391	6-28 7-2 404			5-11 5-14 385
Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER	Engrossed APPROVED CHAPTER			Engrossed APPROVED CHAPTER
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Passed 6-28	Passed 6-10	Passed 6-25			Passed 5-5
Banks Hrg. 6-22	Finance Hrg. 6-7	Finance Hrg. 6-7			Banks Hrg. 4-22
am.					
Passed 6-14	Passed 5-26	Passed 5-26	KILLED 7-1	KILLED 7-1	Passed
Approp. Hrg. 4-1	Approp. Hrg. 3-30	Approp. Hrg. 3-30	Claims & Aero. Hrg. 3-18 Am.Adop. 4-1 Approp. Hrg. 4-20	Claims & Aero. Hrg. 3-18 Approp. Hrg. 4-20	Claims & Aero. Hrg. 2-18
<pre>b. Florence E. Martelle (Maxham of Concord)</pre>	7. Mt. Washington Observatory. (Taft of Greenville)	8. N.H.Veterans Association. (O'Shan of Laconia)	9. Approp. for purchase installation, operation & maintenance of Visual Omni Range equipment, (Coutermarsh, Pickett of Lebanon & Keene)	10. Approp. airport snow removal & lighting aid (Coutermarsh & Pickett of Lebanon & Keene)	11. Peter J. Jenovese. (Rufo of Concord)

HJR - Title - Sponsor	Н. Сош.	H. Action	S. Com.	S. Action	FINAL ACTION
12. Providing supplemental approp.for school building aid. (Weeks of Greenland)	Approp. Hrg. 2-25	Passed am.	Finance	Passed 3-24	Engrossed 3-30 APPROVED 4-1 CHAPTER 380
13. Edward W.Colby,M.D. (Rufo of Concord)	Claims & Aero. Hrg. 2-18	Passed 3-12	Banks Hrg. 4-22	Passed 4-27	Engrossed 5-4 APPROVED 5-6 CHAPTER 383
14. Approp,funds for control of algae nuisance in Province Lake. (Fox of Wakefield)	Res.Rec.& Dev. Jt. Hrg. 3-18	KILLED 7-1			
15. School building aid for Alton. (Chamberlain of Alton)	Educ.Jt.Hrg.KILLED 4-20 Approp 7-1 Hrg. 6-1	.KILLED 7-1			
15. Providing supplemental approp.for div. of vocational rehab. (O'Neil of Chesterfield)	Approp. Hrg. 3-4	Passed 3-17	Finance	Passed 4-13	Engrossed 4-15 APPROVED 4-16 CHAPTER 382
17. Re-establish position Approp. of Tax Field Agent. Hrg. 5-	Approp. Hrg. 5-13	KILLED 7-1			

5-25 5-28 387	7-1 7-8 408				
Engrossed 5- APPROVED 5-2 CHAPTER 387	ed D	Engrossed 7-1 APPROVED 7-8 CHAPTER 411			
Passed 5-19	Passed am. 6-24 Conf. Rept.adop. 6-30	Passed am. 7-1			
Banks Hrgs. 5-11	Finance	Finance			
Passed 4-21	Passed am, 6-23	Passed 6-30	KILLED 4-21	KILLED 7-1	KILLED 7-1
Claims Hrg. 4-8	Educ. Jt. Hrg. 2-24 Approp. Hrg. 4-21	Approp. Hrg. 5-18	Educ.Jt. Hrgs. 3-17	Pub.Wel. Hrg. 3-23	Approp. Hrg. 5-19
18. Harry L. Hurlbert. (Thurston of Errol)	19. Operating expenses of educational TV station, WENH-TV, Channel 11, Durham. (Brown of Peterborough)	20. Provide funds for grants-in-aid to local public libraries. (Frizzell, Normandin of Charlestown & Laconia)	21. Study of educational system. (Remick of Tamworth)	22. Provide funds for nursing home increases for recipients of public assistance. (Brummer of Lisbon)	loss caused by taking of property or loss of busness under Merrimack River Flood Control Compact. (Sawyer et al of Weare etc.)

HJR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
24. Providing funds for commission on interstate cooperation. (Taft of Greenville) (Rules)	Approp. Hrg. 4-1	Passed 4-7	Finance Hrg. 6-9	Passed am. 6-17 (H.conc.)	Engrossed 6-23 APPROVED 6-28 CHAPTER 397
25. Provide funds for nursing home care increases for people receiving public assistance. (Ferguson of Milford)	Pub.Wel. Hrg. 3-23 Am.Adop. 4-14 Approp.	Passed am. 6-14	Finance Hrg. 6-17	KILLED 7-1	
26. Approp.funds for study of mosquito problem in seacoast area. (Greene of Rye)	Res.Rec.& Dev. Jt. Hrg. 5-11 Approp. Hrg. 6-10	KILLED 7-1			
27. Reimburse Nottingham for tax revenue lost through land takings by state for Pawtuckaway State Park. (Kelsey of Nottingham)	Res.Rec.& Dev. Jt. Hrg. 4-29	L. C. 6-2			
28. George S. Wildey et al. (Wildey, Sheridan of Westmoreland & Berlin)	Approp. Hrg. 4-6	Passed am. 4-15	Finance Hrg. 5-5	KILLED 7-1	

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HJR - Title - Sponsor	Н. Сош.	H. Action	S. Com.	S. Action	FINAL ACTION
35. John & Thomas J. McIntyre. (McCarthy of Laconia)	Approp.	KILLED 7-1			
36. Mr. & Mrs. Theodore Haskins. (Totman of Alstead)	Claims & Aero. Hrg. 5-13	KILLED 6-3			
37. Provide state funds to assist cities, towns, & counties in meeting minimum board & care needs of disadvantaged foster children. (Capistran et al of Manchester)	Pub.Wel. Hrg. 5-18	KILLED 7-1			
38. Robert E. Cutter of Epsom. (Stevens of Epsom) (Rules)	Approp. Hrg. 6-3	KILLED 7-1			
39. Anne Plummer. (Hall of Londonderry) (Rules)	Claims & Aero. Hrg. 5-20	Passed am. 6-3	Banks Hrg. 6-15	Passed 6-17	Engrossed 6-21 APPROVED 6-23 CHAPTER 395

Engrossed 6-24 APPROVED 6-30 CHAPTER 400	Engrossed 6-21 APPROVED 6-23 CHAPTER 393	Engrossed 6-25 APPROVED 7-1 CHAPTER 403	Engrossed 6-25 APPROVED 7-1 CHAPTER 402	Engrossed 6-24 APPROVED 6-30 CHAPTER 401	Engrossed 5-25 APPROVED 5-28 CHAPTER 388
Passed 6-23	Passed 6-15	Passed 6-24	Passed 6-23	Passed 6-23	Passed 5-20
Finance Hrg. 6-17	Finance	Banks Hrg. 6-22	Banks Hrg. 6-22	Finance	Dispensed
Passed 6-14	Passed 6-2	Passed 6-10	Passed 6-10	Passed 6-16	Passed 5-20
Approp. Hrg. 6-1	Approp. Hrg. 5-19	Claims & Aero. Hrg. 6-3	Claims & Aero. Hrg. 6-3	Approp. Hrg. 6-8	Dispensed
40. Providing deficiency appropriations for board of accountancy. (Bartlett et al of	Annonester) 41. Providing deficiency appropriations for board of professional engineers. (Kelsey of Nottingham) (Rules)	42. City of Lebanon. (Coutermarsh of Lebanon)	43. Alex C. Isherwood of Jaffrey. (Desmarais of Jaffrey)	44. Providing for deficiency appropriation for division of welfare of dept. of health & welfare. (Weeks of Greenland) (Rules)	45. Making deficiency appropriation for racing commission. (Angus of Claremont)

CTION	7-1 7-8 409	7-1 7-8 410	
FINAL ACTION	Engrossed APPROVED CHAPTER	Engrossed 7-1 APPROVED 7-8 CHAPTER 410	
S. Action	Passed am. 6-30 (H.conc.)	Exec.Depts.Passed am. Engrossed Hrg. 6-25 6-30 Conf. APPROVED Finance rept. adop. CHAPTER 7-1	
S. Com.	Pub.Works Hrg. 6-23 Finance	Exec.Depts Hrg. 6-25 Finance	
H. Action	Passed 6-17	Passed am. 6-23	KILLED 7-1
Н. Сош.	Transp. Hrg. 6-15	Approp. Hrg. 6-9	Арргор. Нгg. 6-23
HJR - Title - Sponsor	46. Establish an interim study on uniform vehicle laws. (Claflin of Wolfeboro)	47. Albert D. Clarke & Ida M. Clarke. (Reddy of Hopkinton) (Rules)	48. Providing funds for payment of expenses in special election to fill a vacancy in senatorial district number 13. (Nikitas et al of Nashua) (Rules)

CONCURRENT RESOLUTION S

ments to the N. H. Constitution and a partial listing of other CR's, including those considered to be of more than temporary significance. Unnumbered CR's This list includes the numbered Concurrent Resolutions proposing amendare listed by date of original introduction.

HCR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
1. Proposing Constitution- Jud. al amendment re compensation of legislature. (Bednar of Hudson)	. Jud. Hrg. 6-15	KILLED 6-24			
2. Proposing Constitution- Jud. al amendment to have legislature meet an- nually.(O'Neil of Ches- terfield,et al)	- Jud. Hrg. 6-2	Passed am. 6-30 (HJ 2589- 2592)	Dispensed	Passed 6-30	ADOPTED
3. Proposing Constitution- Jud. al amendment to lower minimum voting age to 18 years. (Cournoyer of Jaffrey)	- Jud.	KILLED 6-21			

FINAL ACTION		ADOPTED		ADOPTED
S. Action		Passed 2-25		Passed 4-1
S. Com.		Dispensed		Dispensed
H. Action	NO RECORD OF ACTION	Passed 2-24	KILLED 6-3	Passed 3-31
H. Com.	F Transp. Hrg. 3-11	Dispensed	Jud. Hrg. 4-22	s Jud. Hrg. 3-24
HCR - Title - Sponsor	2-16. Petitioning Congress of U.S. to pay to state excess federal gas tax colletted in N.H. which was not used in state for construction of coads. (Remick of Tamworth) (HJ 299)	7-24. Granting authority for certain legislative sub-committees to travel to Maine. (Stafford of Laconia) (HJ 387)	2-25. Petition Congress to propose "Liberty Amendment" to U. S. Constitution. (Leonard et al of Nashua etc.) (HJ 409)	3-10. Applying to Congress to call a convention for purpose of proposing an amendment to U.S. Constitution re apportionment of bicameral legislatures. (Cole et al of Swanzey etc.) (HJ 527-528)

	ADOPTED	ADOPTED	ADOPTED
	Passed 4-6	Passed 4-7	Passed 7-1
	Dispensed	Dispensed	Dispensed
KILLED 3-25	passed 4-1	Passed 4-6	Passed 6-29
Mun. & County Hrg. 3-23	Dispensed	Dispensed	. Res.Rec.& Dev.
3-10. Committee to investigate possible variations in assessments in towns & cities. (Nikitas of Nashua) (HJ 527)	4-1. First aid nurse. (Ainley et al of Man- chester etc.) (HJ 485)	4-6. Memorializing Congress in passage of HR 6678 to establish a national cemetery in New England. (Latour, 0'Shan of Hudson & Laconia) (HJ 879)	4-7. Planning for develop- Res. Rec. & ment of Great Bay Recreational facilities, etc. (Donnelly of Dover) (HJ 908)

FINAL ACTION	ADOPTED	ADOPTED	ADOPTED	ADOPTED
S. Action	Passed 4-21	Passed 6-16	Passed 5-11	Passed 6-21
S. Com.	Dispensed	Res.Rec.&Dev	Dispensed	Ways & Means Hrg. 6-15
H. Action	Passed 4-20	Passed 6-9	Passed	Passed 5-26
H. Com.	Dispensed	Res.Rec.& Dev.	Dispensed	Ways & Means Hrg. 5-20
HCR - Title - Sponsor	4-20. Requesting U.S. commemorative stamp on anniversary of birth of Rev. Abiel Abbot, connected with founding of Peterborough Public Library. (Brown of Peterborough) (HJ 1059)	4-21. Provide ample sites suitable for trailer camping at White Lake State Park. (Davis of Concord) (HJ 1091)	4-22. Amending joint rule 12 & adding joint rule 14 to joint rules re Constitutional Amendments. (Taft, Craig of Greenville & Manchester) (HJ 1112)	5-5. Memorialize Congress to repeal 10% Excise Tax on Telephone Service both local & long distance. (Angus et al of Claremont etc. (HJ 1244)

ADOPTED	
Passed 5-18	NO RECORD OF ACTION
Dispensed	
Passed 5-18	Passed 5-18
-Dispensed	Dispensed
5-13. Commending Commander in-Chief, his advisors & Armed Forces for action taken in Vietnam. (O'Neil et al of Chesterfield etc.) (HJ 1378)	5-18. Pay tribute to memory of Sgt. McAllister & other service men who have given their lives to defend principles of democracy throughout the world. (Coburn et al of Milford) (HJ 1404)
	g Commander-Dispensed Passed Dispensed Passed advisors & 5-18 5-18 5-18 erfield

HCR - Title - Sponsor	Н. Сош.	H. Action	S. Com.	S. Action	FINAL ACTION
6-24. Comprehensive study of Welfare Laws to be conducted by Office of Legislative Services, with assistance of Judicial Council & Office of Atty, General. (Taft of Green-	Pub.Wel. Hrg. 6-28	Passed 6-28	Pub. Health	NO RECORD OF ACTION	
ville) (HJ 2307) 7-1. Appointment of committee to inquire into form for an annual session. (Taft of Greenville et al) (HJ 2653)	Dispensed	Passed 7-1	Dispensed	Passed 7-1	ADOPTED







